Notes:

Deletions to text are shown by striking and new is text shown by underlining. Appendix A and Appendix B of the old, replaced rules are also replaced but are not included herein.

Lake County Rules of Family Law

L.R.45-F.L.00 Rule 1. Scope and title

A. Scope. These rules shall apply in the Lake Circuit Court and the Superior Court of Lake County, Civil Division.

B. Title. These rules may be known as the Lake County Rules of Family Law, and abbreviated as F.L.R.

L.R.45-F.L.00 Rule 2. Financial declaration form

A. Requirement. In all relevant family law matters, including dissolutions, separations, post-decree and support proceedings, and irrespective of which court, each party shall prepare and exchange, respectively, within 45 days of the initial filing of the action or within 30 days of the filing of any post-decree matters, a Financial Declaration Form (see Appendix A). These time limits may be extended or shortened by court order for good cause shown. In those cases where there is service, but no appearance by counsel, it is the responsibility of the moving party to serve the completed Form on the other party and to notify that party of the duty to prepare and serve one as well.

B. Exceptions. The Form need not be exchanged if:

- (1) the parties agree in writing within 30 days of the initial filing to waive exchange;
- (2) the parties have executed a written agreement which settles all financial issues;
- (3) the proceeding is merely at a provisional or emergency relief stage;
- (4) the proceeding is one in which the service is by publication and there is no response; or
- (5) the proceeding is post-decree and concerns issues without financial implications. Provided, however, when the proceeding is post-decree and concerns an arrearage, the alleged delinquent party shall complete the entire Form, while the support recipient need complete merely that portion thereof which requires specification of the basis of the arrearage calculation (with appropriate supporting documentation).
- C. Use at trial. The Form is intended primarily as mandatory discovery though, subject to appropriate objection, it shall be admissible at the request of any party. Therefore, particularly in view of the presumptive nature of the Support Guidelines, direct examination on Form data shall address only unusual factors which require explanation, or corrections, and shall not, particularly with respect to issues of support, be routinely permitted. For evidentiary purposes, the pages of the Form shall be deemed severable.

D. Supporting documents. For the purpose of providing a full and complete verification of assets, liabilities and values, each party shall attach to the Form all information reasonably required and reasonably available. This shall include recent bills, wage and tax records, and bank, pension and year-end mortgage statements. "Reasonably available" means that material which may be obtained by letter accompanied with an authorization, but does not mean material that must be subpoenaed or is in the possession of the other party. Appraisals of real estate and pensions, or of personal property such as jewelry, antiques or special collections (stamps, coins or guns, for example), are not required. However, once an appraisal is obtained, it must be exchanged. Moreover, the court may direct that an appraisal be obtained, just as it may designate the appraiser.

E. Privacy-Sealing of forms. Whenever the interest of privacy so requires, the court may, upon motion, direct the admitted Forms sealed until further order. However, such requests shall not be made as a matter of course.

When ordered sealed, the Court Reporter shall place the Forms in a flat manner in an envelope of sufficient size, seal the envelope and affix a copy of the order. Forms may be withdrawn at the conclusion of the case on such terms as the court allows.

F. Financial declaration--Mandatory discovery. The exchange of Forms constitutes mandatory discovery. Thus, Indiana Rules of Procedure, Trial Rule 37 sanctions apply. Additionally, pursuant to Trial Rule 26(E)(2) and (3), the Form shall be supplemented if additional material becomes available. Further, any additional discovery, such as a motion to produce, interrogatories, or depositions of the parties, shall not commence until the Forms are exchanged nor, once exchanged, shall it seek information already obtained.

L.R.45-F.L.00 Rule 3. Child support guidelines

A. Worksheet required. In all proceedings involving child support, each party shall file with any settlement, or enter into evidence during any trial, Indiana Child Support Guidelines worksheets—one or more depending upon the facts. Further, the worksheet(s) shall, when reasonably possible, be delivered to the other party simultaneously with the Form, but, in any event, within 10 days of receiving the other party's Form. The worksheets shall be promptly supplemented if any changes occur prior to resolution.

B. Support settlement agreements. If an agreement concerning support provides any deviation from the Guidelines, the parties shall present to the court a written explanation, with supporting documents, justifying the deviation.

L.R.45-F.L.00 Rule 4. Visitation orders

A. Reasonable visitation. It is the express preference of the Lake Circuit and Superior Courts that visitation be defined simply as "reasonable visitation upon reasonable notice." The detailed orders suggested in Appendix B are designed for those situations when the parties are unable to resolve visitation without having specific guidelines. "Reasonable visitation" means that parties take into

consideration the schedules and the economic and geographic circumstances of each other as well as the schedules and activities of the children. "Reasonable visitation" does not mean any particular pattern; rather, it is that which best fits the needs of that particular case at that particular time:

B. Visitation guidelines. The Lake Circuit and Superior Courts have prepared suggested forms of visitation as well as general rules applicable to virtually all visitation orders (see Appendix B). Consequently, if the parties cannot agree on visitation, one of these forms shall be adopted unless the court is convinced otherwise.

L.R.45-F.L.00 Rule 5. Preparation of orders

A. Exchange. It shall be the duty of the parties' attorneys to prepare decrees and other orders as directed by the court. The attorney so directed shall first submit them to all other attorneys of record, to enable them to challenge any provision thereof before submission to the court for entry.

B. Additions. If the preparing attorney believes the other is unreasonably withholding approval as to form, or if either believes the other is attempting to make additions not addressed by the court, either may submit a proposed form to the court, and shall attach thereto a written explanation of the dispute. The other shall have 7 days to respond before the court enters any order. The court may enter sanctions against a party who has unreasonably withheld approval or attempted to make additions not addressed by the court.

C. Signatures. The signature line for each counsel or pro se litigant shall indicate "Approval As To Form". Such signature indicates that the order correctly reflects the court's ruling. It does not necessarily signify that the signing party or attorney agrees with that ruling.

L.R.45-F.L.00 Rule 6. Sanctions

If a party or counsel fails to timely prepare, exchange or file a Form or child support worksheet, or to cooperate in providing information therefor in a timely manner, either is subject to the sanctions of Trial Rule 37.

L.R.45-F.L.00 Rule 7. Attorney fee requests

A. Affidavits. When attorney fees (except those sought provisionally) are requested from the opposing party, the requesting attorney shall submit an appropriate affidavit, which the court shall admit as an exhibit.

B. Written requirements. The affidavit shall indicate the:

- (1) requested fee and the basis thereof;
- (2) amount counsel has billed, contracted for or been promised; and
- (3) amount counsel has received from all sources.

A copy of the written fee contract, if any, shall be attached to the affidavit and be deemed a part

thereof.

Opposing counsel may cross-examine the requesting attorney as to any of the submitted material.

L.R.45-F.L.00 Rule 8. Agreed matters--Submission

No agreed matter shall be submitted unless accompanied with a signed agreement, and other appropriate documents, such as a decree, a wage-withholding order, or a Qualified Domestic Relations Order. However, if the parties reach a settlement "on the courthouse steps", then the court will accept evidence of that settlement on the record, and enter the appropriate order upon preparation and filing by counsel within 21 days after submission, or such additional time as the court may allow.

L.R.45-F.L.00 Rule 9. Orders excluding a spouse from a residence

- A. Mutual restraining orders. Orders restraining only the non-filing spouse will not be issued as to matters covered by $\underline{\text{Trial Rule } 65(\underline{\text{E}})}$ at any time. Rather, only a joint preliminary injunction will be entered, if requested, consistent with that rule.
- B. Orders where one party has vacated. If, at the time of filing, one spouse has already vacated the premises, a restraining order prohibiting re-entry and awarding temporary, pre-hearing, custody to the person having custody of any children may be entered, if requested by a verified pleading indicating those facts. The order may include any other provisions necessary and appropriate to maintain the status quo.
- C. Eviction without notice. A restraining order without notice which would evict a spouse from the marital residence may be issued only upon the following bases:
 - (1) there are alleged specific facts indicating more than a generalized fear of an adverse reaction;
 - (2) there is evidence of actual or threatened physical or emotional abuse sufficient to find a risk of imminent danger; and
 - (3) but for exceptional circumstances, the movant is physically available to testify.
- In addition to the foregoing criteria, the court may consider any other relevant social or economic factors, including whether either party has a reasonably convenient alternative residence pending hearing on provisional orders.

PREAMBLE

The Rules of Professional Conduct mandate that all lawyers conduct themselves honorably and remind lawyers that they have a special responsibility for the quality of justice. For lawyers who practice family law, that special responsibility for the quality of justice often occurs in an emotionally-charged arena with litigants who are angry, disappointed, hurt, hostile, betrayed, sad, fearful, shocked, and/or lost. When a case involves minor children, emotions run even higher.

Some statistics indicate that, every thirty-two seconds, a child in America witnesses his or her parents' divorce. Out of wedlock births to adults have increased exponentially. Research establishes that how parents conduct themselves during a domestic relations proceeding has a greater impact on their children than the proceeding itself. These local rules have been enacted to help effectuate a dignified and effective means of resolving all family law disputes, but especially those disputes involving minor children. While recognizing our adversarial system for resolving family law problems, these local rules mandate that attorneys not ignore but embrace their equally important roles as negotiators and advisors and their special responsibility for the quality of justice.

- L.R. 45-F.L.00-1 Scope, Citation and Definition, Cooperative Approach and Liberal Construction.
- A. Scope. These rules shall apply to family cases in the Lake Circuit Court and the Superior Court of Lake County, Civil and Juvenile Divisions.
- B. <u>Citation. These rules may be cited as the Lake County Rules of Family Law and abbreviated as F. L. R.</u>
- C. Definition. Family cases shall include all cases involving claims for or related to marital dissolution or separation, paternity, child custody, parenting time or visitation with a child, and support of a child or spouse.
- <u>L.R.45-F.L.00-2</u> <u>Statement of Policy and Purpose.</u>

The Circuit and Superior Courts of Lake County are committed to a cooperative model for the handling of family cases by parents, attorneys, and judges. These rules shall be liberally construed and applied to serve the healthy and child-sensitive functioning of families. In all family cases with children, the goal will be protecting the best interests of those children.

- <u>L.R.45-F.L.00-3</u> <u>General Obligations of Cooperation of Attorneys and Parties.</u>
- A. Attorneys and parties in family cases are expected to act with the courts as co-problem solvers, not mere problem-reporters. Attorneys shall both inform and remind their clients about the judicial expectations of cooperation in family cases, assist their clients to understand and observe these standards, and encourage clients to participate in co-parenting classes, counseling, mediation, and other appropriate problem-solving processes.
- B. <u>In order to establish and maintain an atmosphere which fosters cooperative problem-solving, all parties and attorneys shall:</u>
 - (1) explore resources which may reduce conflict, build cooperation and protect children;

- (2) attempt reasonable cooperative measures before resorting to the court;
- (3) avoid disrespectful language and behavior; and,
- (4) avoid unnecessary motions or petitions, hearing and arguments.

Commentary

The Circuit and Superior Courts of Lake County recognize that conflict in family cases is destructive and often dangerous. Litigating family cases does not end or resolve the conflict; it heightens the conflict. The cooperative model for handling family cases is implemented in order to minimize such conflict and, instead, foster the healthy and child-sensitive functioning of families.

Actions taken in the earliest stages of parents' separation and other family crises, whether those actions are helpful or destructive, often define much of the future of the family case and the family; and, attorneys' language and conduct in these earliest days are often crucial to the future course of both the case and the future functioning of the family. Until the case is filed, the courts have no involvement and are powerless to help families at that point; however, at such early stages, attorneys can either set a tone of beneficial cooperation or of destructive conflict for the families they touch.

All too often in family cases the courtroom becomes an arena in which the parties are subjected to criticism, sometimes even ridicule or similar abuse. Such conduct will not be tolerated. Attorneys have an ethical obligation to refrain from abusive conduct and other offensive tactics; to treat all parties, witnesses and all others involved in the legal process with courtesy and respect; and, to refuse to participate in any effort to embarrass, delay or burden someone. The courts consider such conduct to be repugnant. So should the attorneys and all members of the family. Attorneys have an ethical obligation to consult with their client about the means to be employed and clients normally defer to the attorney's special knowledge and skill in such matters. These rules and comments require that when doing so, the attorney should educate the client about the substantial risk that conflict presents for members of the family and of the benefits and opportunities for resolution through the cooperative model. If the prospective client will not abide by such advice, the attorney can and should consider declining the engagement. If a client agrees to abide but later shows the inability to do so or otherwise refuses, the attorney may and should consider withdrawing. Family members who elect to pursue the path of conflict instead of cooperation are not acting in the best interests of the children; and, the courts will consider the decisions made by the parties in this regard as part of its evaluation of the children's best interests and in the allocation of attorney fees.

This cooperative model will require some fundamental changes in the local legal culture, including the manner in which attorneys approach family cases. While fundamental change does not occur overnight, it must be done and begin now. Attorneys must change their primary focus in family cases. Instead of the gathering of evidence or other "case building", the attorney's primary focus must be on defusing the underlying source(s) of conflict(s) by helping the family to find the ways to reach resolution of their issues by using means which are less destructive than litigation.

As part of the cooperative model the courts will expect all parties and attorneys to consistently observe:

- (1) personal responsibility by acting on one ls own opportunities to solve problems and improve circumstances rather than merely reporting on the alleged fault in others;
- (2) <u>cooperation by sensibly defining and pursuing the best interests of all family</u> members;
- (3) courtesy by constant observance of respectful language and behavior; and,
- (4) focused attention on children s needs including an awareness that parent conflict is dangerous to children.

As part of their duty to work as co-problem-solvers with the court in all family cases, if safe to do so, attorneys should:

- (1) speak with all clients, as early as possible and as often as necessary, about the advantages and judicial expectations of safe cooperation in family cases:
- (2) refer clients to all co-parenting classes, counseling, mediation, and other problemsolving processes that appear to counsel to be promising resources for their clients;
- (3) work with other counsel to ensure safety in families where domestic violence has been, or reasonably could be, an issue;
- (4) work with other counsel in all cases to reduce conflict, build cooperation, and protect children;
- (5) avoid unnecessary motions and hearings; and
- (6) use the least divisive processes in pursuing safety, fairness, cooperation, and the protection of the best interests of children, for example:
 - (a) using certified mail or acknowledgment of service instead of sheriff service of process if viable,
 - (b) encouraging restraint and safe cooperation between family members,
 - (c) avoiding unnecessary motions and arguments, and
 - (d) exhausting all viable cooperative measures before requesting custody evaluations or trial settings.

Before a case is filed, an attorney should:

- (1) Assessment of Case and Safety Considerations. Counsel meeting with a person contemplating filing a family case should promptly assess whether the case can safely be handled cooperatively and without adversarial motions, hearings and other formal proceedings. Unless safety or exceptional circumstances make cooperation unreasonable, counsel should handle the case in ways that avoid court and maximize the parties' development of cooperative problem-solving.
- (2) <u>Cooperation between Counsel Before Initial Filings.</u> Counsel representing persons wishing to initiate a family case should make reasonable efforts to determine if the other spouse, parent, or putative parent is represented or may be seeking representation. Unless doing so might create a danger or substantial prejudice to their client or it is otherwise unreasonable to do so, counsel should:
 - <u>a.</u> <u>consult and cooperate with each other before filing:</u>
 - b. attempt in good faith to find cooperative resolutions to provisional matters, including peaceful separation, so that unnecessary provisional filings and hearings can be avoided; and
 - c. refer parents to resources such as co-parent education, co-parent counseling, marital counseling, and mediation that can help them build cooperation between them.
- (3) Cooperation with Unrepresented Parties Before Initial Filings. Unless doing so might create a danger or substantial prejudice to their client or it is otherwise unreasonable to do so, this same effort at consultation and cooperation should be made when counsel learns that the other spouse, parent, or putative parent is not intending to use legal representation. In such case, unless doing so might create a danger or substantial prejudice to their client or it is otherwise unreasonable to do so, counsel or the client should (a) communicate directly with that other spouse, parent, or putative parent and (b) attempt to avoid provisional filings and hearings on matters that could be resolved by cooperative measures including discussion, coparent education, counseling, and mediation.
- <u>C.</u> <u>Website. Parties and counsel should visit the court's website at www.LakeCountyKids.org for more information on the procedures in use in Lake County in support of the cooperative handling of family cases.</u>

<u>L.R.45-F.L.00-4</u> <u>Initial and Provisional Hearings.</u>

<u>Unless considerations of safety or other good cause make it unreasonable, before the date and time set for an initial or provisional hearing, counsel shall meet with each other (or any unrepresented party) in a good-faith attempt to resolve all matters.</u>

<u>L.R.45-F.L.00-5</u> <u>Mandatory Website Work for Parents.</u>

- <u>A.</u> <u>Dissolution of Marriage. In all dissolution cases where the parties have any children together under the age of 18, both parties shall complete the work on www.UpToParents.org within 30 days of initial filing.</u>
- B. Legal Separation. In all separation cases where the parties have any children together under the age of 18, both parties shall complete the work on www.WhileWeHeal.org within 30 days of initial filing.
- <u>C.</u> <u>Paternity. In all paternity cases, both parents shall complete the work on www.ProudToParent.org within 30 days of the court's finding of paternity.</u>
- <u>D.</u> <u>Following completion of the website work required by this rule, the parents shall merge or exchange their chosen Commitments from their website work.</u>

Commentary

The rule contemplates that, following completion of the website work required by this rule, the parents shall merge their chosen Commitments from their website work into a set of Agreed Commitments, review those Agreed Commitments before all hearings, and take copies of them to all hearings. If a hearing is held more than a year since the parents' completion of the website work, they shall redo the work, again merge their Commitments into a set of Agreed Commitments, and bring those Agreed Commitments to all hearings.

<u>L.R.45-F.L.00-6</u> <u>Co-Parenting Class.</u>

- A. Dissolution of Marriage and Legal Separation. Mandatory Attendance. In all dissolution and separation cases where the parties have any children together under the age of 18, both parties shall complete a co-parenting class. The court may order both parties to attend additional co-parenting classes in post-decree matters. Information regarding the approved classes are available on the court's website at www.LakeCountyKids.org.
- <u>B.</u> Paternity. In all paternity cases the court may order the parties to attend and complete a co-parenting class.

<u>L.R.45-F.L.00-7</u> <u>Proof of Compliance.</u>

- A. Dissolution of Marriage and Legal Separation. In order to monitor compliance, within 60 days of the initial filing of an action for dissolution or separation, each party shall file a verified certification of their completion of the mandatory website work as required under F.L.R. 5, above, and of any mandatory co-parenting class as required under F.L.R. 6, above, a sample form of which is attached hereto as Appendix "A".
- B. Paternity. In order to monitor compliance, within 45 days of the court's finding of paternity,

each party shall file a verified certification of completion of the mandatory website work as required under F.L.R 5, above. A sample form is attached hereto as Appendix "B".

<u>C.</u> Any party failing to timely file such a certification may be subject to a hearing on such a failure.

<u>L.R.45-F.L.00-8</u> Parenting Plan Proposals.

- A. The Indiana Parenting Time Guidelines provide useful outlines of the **minimum** time each parent should have with the children to maintain frequent, meaningful, and continuing contact with them. Any parenting time plan submitted by agreement that provides for less then the **minimum** time allowed under the Indiana Parenting Time Guidelines must contain a written explanation for deviating from those guidelines. Agreed parenting plans that exceed the **minimum** time allowed under the Guidelines will not require a written explanation.
- B. Unless they have already executed an agreed parenting plan, the parties shall each prepare and exchange their written Parenting Plan Proposals utilizing the form which is attached hereto as Appendix "C". Parents, personally and with the help of counsel and all useful counseling, mediation and other problem-solving resources, shall continue to attempt to reach an agreed parenting plan. Parents shall bring their respective Parenting Plan Proposals to all hearings, mediation sessions, and settlement discussions.

Commentary

- A. Children whose parents live apart have special needs above and beyond those of other children, including the need for frequent, meaningful, and continuing contact with both parents. The courts will expect separated and divorced parents, wherever safely possible, to work together to support children's best possible relationships with each parent.
- B. To assist parents and their counsel in developing parenting plans that will meet the needs of these children, parents with children under the age of 18 or dependent children over the age of 18 should use all reasonable efforts, discussion, counseling, mediation, and other resources to promptly agree on a parenting plan to include the decision-making and living arrangements that will serve to nurture and protect their children as the years progress. If a parenting plan is agreed on and signed by the parents, it may be submitted to the court for its consideration as the order which will govern the parents' co-parenting unless changed by agreement or court order.
- C. Unless the parties have already entered in to a signed agreement resolving all such issues then, within 60 days of the initial filing of all actions for marital dissolution or separation, or any post-decree filing regarding the children, or the court's finding of paternity in all paternity cases, the parties shall each prepare and exchange their written Parenting Plan Proposals utilizing the form which is attached hereto as Appendix "C". Parents, personally and with the help of counsel and all useful counseling, mediation and other problem-solving resources, shall continue to attempt

to reach an agreed parenting plan. If parents do not reach an agreed parenting plan, they shall bring their respective Parenting Plan Proposals to all hearings, mediation sessions, and settlement discussions.

- <u>D.</u> <u>The Indiana Parenting Time Guidelines provide useful outlines of the minimum time each parent should have with children to maintain frequent, meaningful, and continuing contact with them. It is the express preference of the Lake Circuit and Superior Courts that parenting plans, wherever safely possible, should:</u>
 - (1) <u>help parents understand the important advantages of supporting each other's relationships with their children;</u>
 - (2) exceed the Guideline minimums for each parent:
 - (3) fit the particular needs of the family; and,
 - (4) <u>encourage parents' use of sensibility, flexibility, and reasonableness to allow for cooperative accommodations of special needs and circumstances in family activities.</u>
- E. Whenever parents need resources to reduce conflict, build cooperation, preserve family relationships, or respond to the needs of their children, they and their attorneys (if any), should use all resources that could help them. Such resources include:
 - (1) redoing the website work from www.UpToParents.org, www.WhileWeHeal.org, or www.ProudToParent.org;
 - (2) <u>additional co-parenting classes, including re-attending the basic class or attending high-conflict classes;</u>
 - (3) completing a new Parenting Plan Proposal;
 - (4) mediation;
 - (5) <u>arbitration</u>;
 - (6) <u>a confidential therapeutic assessment of the parents to develop a set of recommendations for their improved interaction;</u>
 - (7) individual, joint, family or child counseling:
 - (8) appointment of a parenting coordinator;
 - (9) appointment of a guardian ad litem for the children; and,

- (10) any other measure that might protect children, reduce conflict, or build cooperation.
- <u>F.</u> <u>If parents nevertheless continue to have conflict and appear in court without an agreement about the resources they will use, the court may select the resources the parents will be ordered to use.</u>

<u>L.R.45-F.L.00-9</u> Protocols After Initial Filing.

- A. Duties Regarding Consultation. Except in emergencies or when it might create a danger or substantial prejudice or is otherwise unreasonable to do so, counsel and pro se parties shall make a reasonable attempt to have a personal or telephonic consultation to resolve any issue before filing or seeking any other relief through the court. Counsel and pro se parties contacted for a consultation shall make themselves reasonably available for consultation. The duty of consultation shall be continuing.
- <u>B.</u> <u>Substance of Consultation. In the consultation, counsel and pro se parties shall:</u>
 - (1) attempt to resolve all matters at issue;
 - (2) confirm the parties' compliance with F.L.R 5, F.L.R. 6, F.L.R 7 and F.L.R. 8; and,
 - discuss the resources they believe the parents could use to resolve current and future issues and to build cooperation, including any resources listed in Commentary E to F.L.R. 8.
- C. Cooperation Update Mandatory. All motions and pleadings other than the initial filings shall include a statement confirming compliance with items (1) through (3), above, including the date of the required personal or telephonic consultation; or, shall recite the specific reasons for the lack of a consultation.
- <u>D.</u> Parents shall review and bring a copy of their website Commitments, as required by F.L.R.
 5 and the current Parenting Plan Proposals, as required by F.L.R. 8, to every hearing.

Commentary

Counsel and pro se parties shall consult in advance of all court settings and exchange suggestions for the future course of the case that would serve the best interests of all family members.

During a Status Conference:

- <u>A.</u> the attorneys and pro se parties will report on:
 - (1) the status of compliance with each of these rules by the parties and their attorneys; and,

- (2) parent progress in reducing conflict, building cooperation, preserving family relationships, and responding to the needs of the children.
- <u>B.</u> where beneficial, the families will to be referred for any necessary help; and,
- <u>C.</u> the court will consider the future course of the case.

L.R.45-F.L.00-10 Requirements before Custody Evaluations.

All requests for custody evaluations must be (1) in writing (2) certify that both parties and their counsel, if any, have engaged in at least one good faith attempt to resolve the issues through the use of a settlement conference or mediation.

The court will not grant a request for or otherwise order a custody evaluation except following a Status Conference in the presence of both parties and their attorneys, if any, during which the court has been satisfied that:

- A. both parties have completed the mandatory website work pursuant to F.L.R. 6, above; and,
- B. <u>both parents have completed any required co-parenting class pursuant to F.L.R. 7, above;</u> and.
- C. both parties have exchanged Parenting Plan Proposals pursuant to F.L.R. 8, above; and,
- <u>D.</u> both parties and their attorneys, if any, have engaged in at least one good faith attempt to resolve the issues through the use of a settlement conference or consultation pursuant to F.L.R. 9, above; and,
- E. the court has carefully considered and reviewed, with both parties and their attorneys, if any, the use of other resources including those listed in Commentary E to F.L.R. 8.

<u>Commentary</u>

Custody evaluations are sometimes divisive and produce less, rather than more, cooperation between parents. As a result, custody evaluations will be reserved for cases where one or both parents lack the capacity to safely resolve the issues they face. No custody evaluation will be ordered or conducted unless reasonable cooperative measures have been attempted, such as coparenting education, counseling and mediation.

L.R.45-F.L.00-11 Case Captioning.

Parties in dissolution, separation, and paternity cases shall not be captioned or designated as "petitioner", "respondent", "plaintiff", or "defendant". The parties shall be designated as "Mother", "Father", "Husband", or "Wife", "Former Husband", "Former Wife", and "Putative Father". All captions shall comply with applicable statutes and case law.

L.R.45-F.L.00-12 Form of Summons.

<u>Parties in dissolution, separation, and paternity cases shall prepare and utilize forms of summons as</u> set forth herein.

- A. Dissolution of Marriage and Legal Separation. In dissolution and separation cases, the appropriate summons shall be used and shall be substantially the same as the form(s) which attached hereto as Appendix "D", "D-1", "D-2", or "D-3".
- <u>B.</u> Paternity. In paternity cases, the summons shall be substantially the same as the form which is attached hereto as Appendix "E".

<u>L.R.45-F.L.00-13</u> <u>Preparation of Information Sheet For Family Court Pilot Project.</u>

Contemporaneously with the filing of any action for dissolution, separation, or paternity, the party filing the initial petition shall complete and furnish the Clerk with an Information Sheet which is substantially the same as the form which is attached hereto as Appendix "F". Because this form requires information which is excluded from the public access under Ind. Administrative Rule 9, this form shall be submitted on light green paper and conspicuously marked "Not For Public Access".

L.R.45-F.L.00-14 Judges' Notice.

Whenever the initial filing is prepared by an attorney, the attorney shall also prepare and provide the client and the Clerk with a sufficient number of copies of the appropriate the Judges' Notice as required herein. In cases filed by pro se parties, the Clerk shall provide the appropriate Judges' Notice. The Judges' Notice To Parents Going Through Divorce is attached as Appendix "G" and Judges' Notice To Parents In Paternity Cases is attached as Appendix "H".

L.R.45-F.L.00-15 Financial Declaration Form.

A. Requirement. In all relevant cases including dissolutions, separation, paternity, post-decree, or support proceedings and, irrespective of which court, each party shall prepare and exchange, within 60 days of initial filing for dissolution or separation or within 30 days of filing of any paternity or post-decree matters, the appropriate Financial Declaration Form (see Appendix "I" and "J"). These time limits may be extended or shortened by court order for good cause shown. In those cases where there is service, but no appearance by counsel, it is the responsibility of the initiating party to provide the other party with the appropriate blank Form and to notify that party of the duty to prepare and serve the same.

<u>B.</u> <u>Exceptions. The Form need not be exchanged if:</u>

- (1) the parties agree in writing within 60 days of the initial filing to waive exchange;
- (2) the parties have executed a written agreement which settles all financial issues;
- (3) the proceeding is merely at a provisional or emergency relief stage;
- (4) the proceeding is one in which the service is by publication and there is no response; or,

(5) the proceeding is post-decree and concerns issues without financial implications.

Provided, however, when the proceeding is post-decree and concerns an arrearage, the alleged delinquent party shall complete the entire Form, while the support recipient need complete merely the portion thereof which requires specification of the basis of the arrearage calculation (with appropriate supporting documentation).

- C. Use at trial. The Forms are intended primarily as mandatory discovery though, subject to appropriate objection, they shall be admissible at the request of any party. Therefore, particularly in view of the presumptive nature of the Indiana Child Support Guidelines, direct examination on form data shall address only unusual factors which require explanation or corrections and shall not, particularly with respect to issues of support, be routinely permitted. For evidentiary purposes, the pages of the Form shall be deemed severable.
- D. Supporting documents. For the purposes of providing a full and complete verification of assets, liabilities, and values, each party shall attach to the form all information reasonably required and reasonably available. This shall include recent bills, wage and tax records, and bank, pension and year-end mortgage statements. Reasonably available means that material which may be obtained by letter accompanied with an authorization, but does not mean material that must be subpoenaed or is in the possession of the other party. Appraisals of real estate and pensions, or appraisals of personal property such as jewelry, antiques, or special collections (stamps, coins, or guns, for example) are not required. However, once an appraisal is obtained, it must be exchanged unless the appraisal was obtained in accordance with the provisions of Trial Rule 26(B) (4) (b) and is not expected to be utilized during trial. Moreover, the court may direct that an appraisal be obtained just as it may designate the appraiser.
- <u>E.</u> <u>Privacy Sealing of Forms. Whenever the interest of privacy so requires, the court may, upon motion, direct the admitted Forms sealed until further order. However, such requests shall not be made as a matter of course.</u>

When ordered sealed, the Court Reporter shall place the Forms in a flat manner in an envelope of sufficient size, seal the envelope, and affix a copy of the order. Forms may be withdrawn at the conclusion of the case on such terms as the court allows.

Financial Declaration Form as Mandatory Discovery. The exchange of Forms constitutes mandatory discovery. Thus, Indiana Rules of Procedure, Trial Rule 37 sanctions apply. Additionally, pursuant to Trial Rule 26(E) (2) and (3), the Form shall be supplemented if additional material becomes available. Further, any additional discovery, such as a motion to produce, interrogatories, or depositions of the parties shall not commence until the Forms are exchanged and, once exchanged, shall not seek information already obtained.

<u>L.R.45-F.L.00-16.</u> <u>Indiana Child Support Guidelines.</u>

- A. Worksheet Required. In all proceedings involving child support, each party shall file with any settlement or enter into evidence during any trial Indiana Child Support Guidelines Worksheets one or more depending upon the facts. Further, the Worksheet(s) shall, when reasonably possible, be delivered to the other parent simultaneously with the Financial Declaration Form, but, in any event, within 10 days of receiving the other parent's Form. The Worksheets shall be promptly supplemented if any changes occur prior to resolution. All Worksheets shall be signed by the party(ies) submitting the Worksheet.
- B. Support Settlement Agreements. If an agreement concerning support provides any deviation from the amount calculated under the Indiana Child Support Guidelines, the parents shall present the court with a written explanation justifying the deviation.

<u>L.R.45-F.L.00-17.</u> Preparation of Orders.

- A. Exchange. It shall be the duty of the parties' attorneys to prepare decrees and other orders as directed by the court. The attorney so directed is first to submit them to all other attorneys of record or to the unrepresented party to enable them to challenge any provision thereof before submission to the court for entry.
- B. Additions. If the preparing attorney believes the other attorney or the other party, if the other party is proceeding pro se, is unreasonably withholding approval as to form, or if either believes the other is attempting to make additions not addressed by the court, either may submit a proposed form to the court and shall attach thereto a written explanation of the dispute. The other party shall have 7 days to respond before the court enters any order. The court may enter sanctions against a party who has unreasonably withheld approval or attempted to make additions not addressed by the court.
- C. Signatures. The signature line for counsel or pro se litigant shall indicate Approved As To Form. Such signature indicates that the order correctly reflects the court's ruling. It does not necessarily signify that the signing party or attorney agrees with the ruling.

<u>L.R.45-F.L.00-18.</u> <u>Sanctions.</u>

If a party or counsel fails to timely prepare, exchange or file a Financial Declaration Form or Child Support Worksheet or to cooperate in providing information therefore in a timely manner, either is subject to sanctions under Trial Rule 37.

<u>L.R.45-F.L.00-19.</u> Attorney Fee Requests.

- A. Affidavits. When attorney fees (except those sought provisionally) are requested from the opposing party, the requesting attorney shall submit an appropriate affidavit, which, if the affidavit comports with these rules, the court shall admit as an exhibit.
- B. Content. The affidavit shall indicate the:

- (1) requested fee and the basis thereof;
- (2) amounts counsel has billed, contracted for, or been promised; and,
- (3) amount counsel has received from all sources.

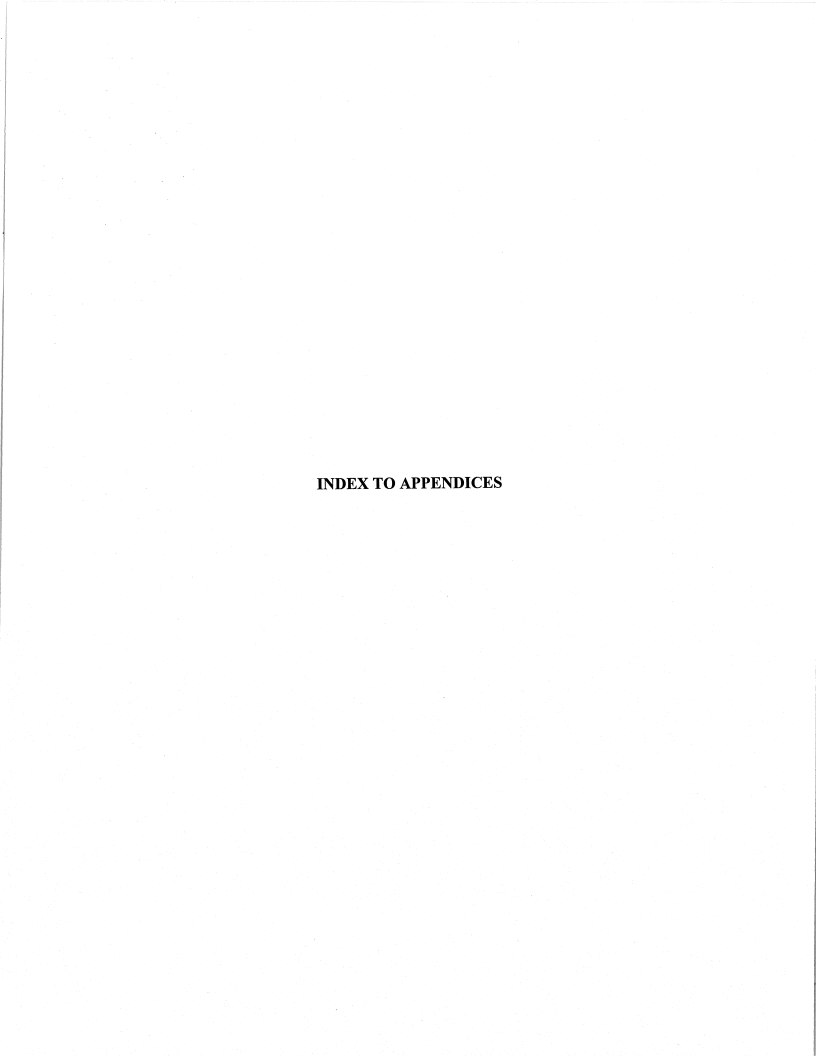
A copy of the written fee contract, if any, shall be attached to the affidavit and deemed a part thereof. Opposing counsel may cross examine the requesting attorney as to any of the submitted material.

<u>L.R.45-F.L.00-20.</u> <u>Agreed Matters - Submission.</u>

No agreed matter shall be submitted unless accompanied with a signed agreement, and other appropriate documents, such as the decree, a wage withholding order, or a qualified domestic relations order. However, if the parties reach a settlement on the courthouse steps, then the court shall accept evidence of that settlement on the record, and enter the appropriate order upon preparation and filing by counsel within 21 days after submission, or such additional time as the court may allow.

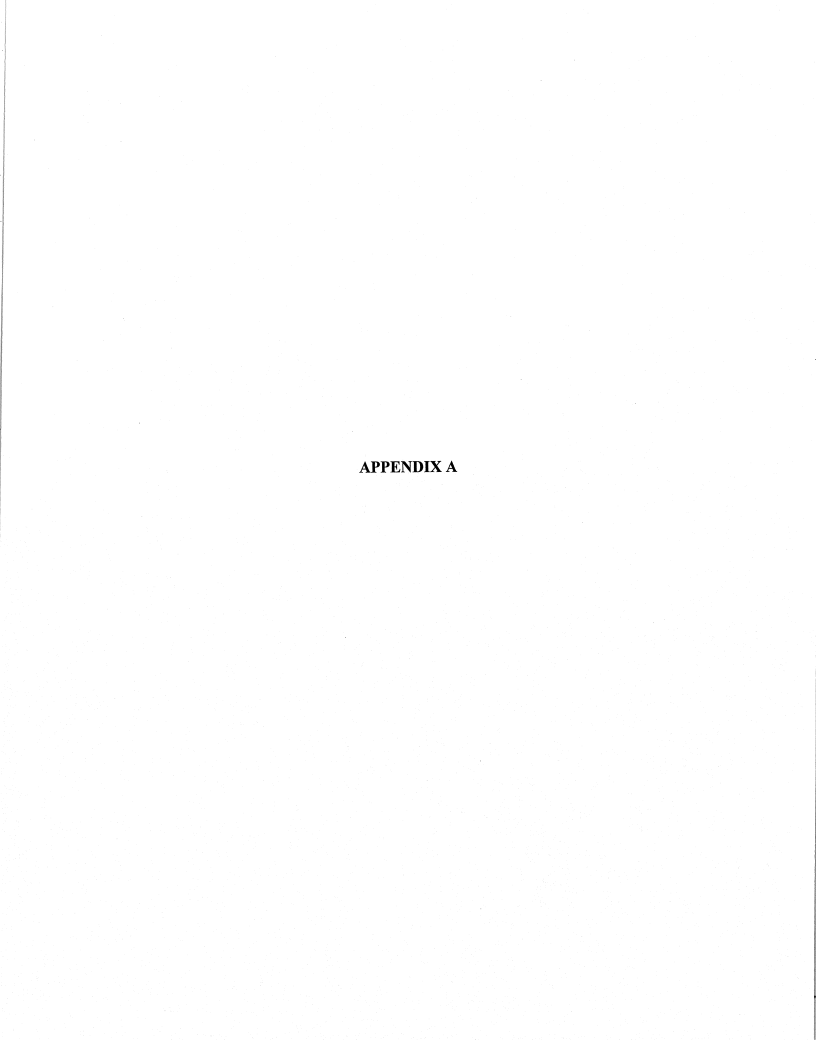
<u>L.R.45-F.L.00-21.</u> Orders Excluding Parent from the Residence.

In all instances where emergency or extraordinary relief is requested including, but not limited to, excluding a parent from the residence, the court shall require full compliance with the provisions of Trial Rules 65(B) and 65(E). In situations involving allegations of physical abuse, intimidation or stalking, relief may be sought by a separate filing for an Order of Protection.



Index to Appendices

Certificate of Compliance in Dissolution Cases	Appendix A
Certificate of Compliance in Paternity Cases	Appendix B
Parenting Plan Proposal	Appendix C
Summons and Notice of Hearing in Proceedings of Dissolution of Marriage	Appendix D
Summons in Proceedings for Dissolution of Marriage	Appendix D-1
Summons and Notice of Hearing in Proceedings for Dissolution of Marriage	Appendix D-2
Summons and Notice of Hearing in Proceedings for Dissolution of Marriage	Appendix D-3
Summons and Notice of Initial Hearing in a Paternity Case	Appendix E
Information Sheet for Family Court Project	Appendix F
Judges' Notice to Parents Going Through Divorce	Appendix G
Judges' Notice to Parents In Paternity Cases	Appendix H
Financial Declaration Form: Dissolution of Marriage	Appendix I
Financial Declaration Form: Paternity and Post-Decree	Appendix J



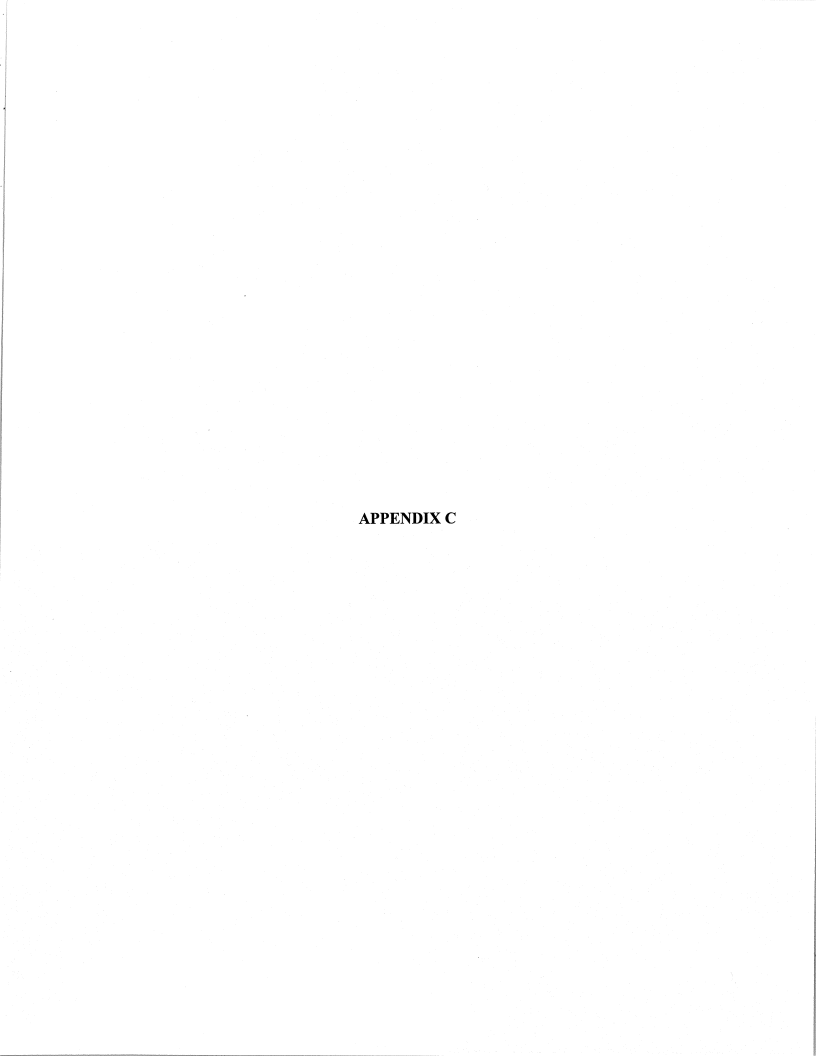
CERTIFICATION OF COMPLIANCE IN DISSOLUTION CASES

	The	undersigned, as the (select: Mother or Father) in the within cause, does hereby certify
that:		
	1.	On (type date) I did complete the mandatory website work as required by F.L.R. 5
		and have attached hereto my certificate to confirm the same; and,
	2.	On (type date) I did complete the mandatory co-parenting class as required by
		F.L.R 6 and have attached hereto my certificate to confirm the same.
	I affi	rm under the penalties for perjury that the foregoing representations are true.
	Date:	
		(Type name), (select: Mother or Father)

APPENDIX B

CERTIFICATION OF COMPLIANCE IN PATERNITY CASES

	The undersigned, as the (select: Mother or Father) in the within cause, does hereby certify
that:	
	On (type date) I did complete the mandatory website work as required by the F.L.R. 5 and
have a	attached hereto my certificate to confirm the same.
	I affirm under the penalties for perjury that the foregoing representations are true.
	Date: (Type name), (select: Mother or Father)



In Re The (select: Marri	iage/Paternity) of:	
Cause No.:		
((Select: Mother's/Father's)	Parenting Plan Proposal
	Parent's Aff	<u>irmation</u>
I hereby affirm, under th	he penalties for perjury, tha	t before preparing this proposal I have:
General l 2. complete www.Pro	Rules and understand that t ed all the work assignments	g Time Guidelines, including the Preamble and they reflect the minimum parenting time; and, as for parents at (select: www.UpToParents.org/ragraph#3 in paternity cases]; and, quired by the court.
Dated:	_, 20	(Select: Mother/Father)
	Terms of This	s Proposal
compliance with the Lak devise a parenting plan of nurture and protect our cl Law, the following proposettle these and other iss terms of the following pro- (4) hereof, the following are inadmissible for any	ke County Rules of Family to include the decision male hildren as the years progress osal was prepared and is suggested which now exist between the proposal are accepted as shown a proposal and all of its terms purposes.	our children was prepared and is submitted in Law and is part of the effort of both parents to king and living arrangements that will serve to s. As stated in the Lake County Rules of Family abmitted as part of the effort to compromise and seen the parents and, as a result, unless all of the win by the signature of both parents on page four is, constitute privileged communications which
school selection and other	rents, important decisions in er educational decisions, he	n our children's lives (such as place of residence althcare and religious upbringing) will be made

	2.	The declared legal residence of our children for school and legal purposes will be
sche	3. dules a	Due to the circumstances of the lives of the members of our family, including work not the like, our parenting time schedule for our children to be with each of us will vary inimum set forth in the Indiana Parenting Guidelines, as follows:
	Wee	ekdays:
	Wee	kends:
		days and Special Days:
	Exte	nded Parenting Time/Summer Vacation:
paren (Circl	4. ting iss	In the event of disagreement, we will speak to one another first to try to resolve any sues. If we are unable to resolve all the issues, then we will utilize the following: at apply and add any additional ones.)
	A.	Redoing the (select: www.UpToParents.org/ www.ProudToParent.org) website work.
	В.	Additional co-parenting classes, including re-attending the basic class or attending high-conflict classes.
	C.	Mediation.
	D.	Arbitration.
•	E.	Individual, joint, family, or child counseling.
	F.	Appointment of a parenting time coordinator (PTC) to work with us.
	G.	Appointment of a guardian ad litem (GAL) for our children.
	H.	Other (specify):

5. Other provisions of our parenting plan would be:			
Dated:, 20	(Select: Mother/Father)		
	(attorney's name) Indiana Attorney No.: (firm name)		
	Attorney for (select: Mother/Father) (address)		
	(phone number)		

ACCEPTANCE

By our signatures, we, as the parents, we now agree to all of the terms set forth above as our Parenting Agreement and that this document is now admissible in to evidence in court.

(Select: Mother/Father) Date:, 20	(Select: Mother/Father) Date:, 20
(attorney's name) Indiana Attorney No.: (firm name) Attorney for (select: Mother/Father) (address)	(attorney's name) Indiana Attorney No.: (firm name) Attorney for (select: Mother/Father) (address)
(phone number)	(phone number)

As dedicated parents, we will do our best to:

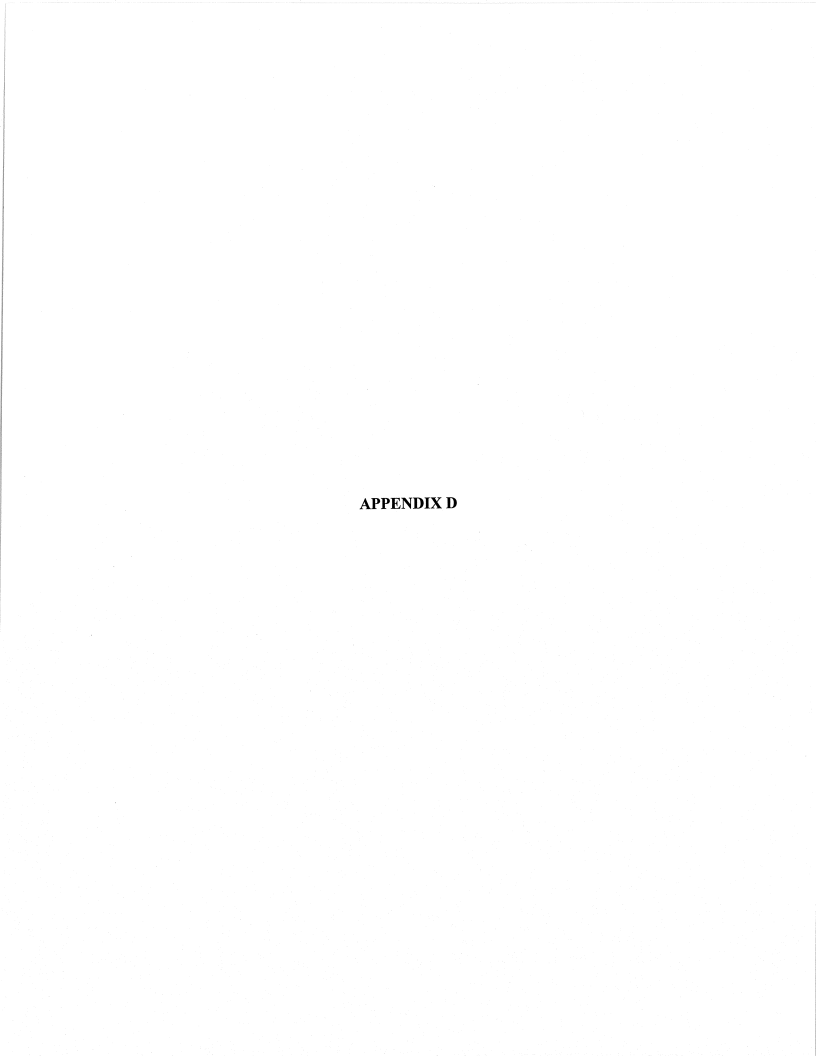
Remember that our children's only job is to be children, not our messengers, spies, counselors, confidants, or carriers of our hurt.

Be sure to remember that our love for our children is greater than any issue we could have with each other.

Respect each other's parenting time while also being flexible, so the children's lives can be as normal as possible.

Educate our extended families and close friends that they need to make peace as well.

Pay special attention to keep our appointments and schedules with each other and calling promptly if any problems come up.



STATE OF INDIANA

COUNTY OF LAKE

SS:

IN THE (Title, Address and Phone Number of Court)

IN RE: THE MARRIAGE OF

(Name of Filing Party).

(select: Mother, Wife, Father, Husband)

and

(Name of Spouse),

(select: Mother, Wife, Father, Husband)

Cause No.

SUMMONS

AND NOTICE OF HEARING IN PROCEEDINGS FOR DISSOLUTION OF MARRIAGE

Comment: Delete this line if no hearing is set at the time if filing.

THE STATE OF INDIANA TO:

(name of spouse being served)

(address)

Your spouse has filed an action for dissolution of marriage in the Court stated above. A copy of the Petition (and, in some cases, other documents) together with a separate Notice from the Court which is printed on yellow paper are attached to or otherwise served with this Summons and contain important details regarding the nature of these proceedings. Local Rules in Lake County require that both you and your spouse complete certain, specific tasks and you should immediately and carefully review those requirements at the website established by the Court at: www.LakeCountyKids.org.

Teview those requirements at the website established by the established by
THIS IS YOUR OFFICIAL NOTICE that a hearing on Provisional Orders has been scheduled for 120 M. before this Court, in (room number) which is located on the 1600r), at the address listed in the upper right hand comer of this Summons. If you wish to hire an attorney to represent you in this matter, it is advisable to do so before that date. If you do not appear for that hearing, a provisional order could be entered by default which could remain in effect until this action is concluded.
THIS IS YOUR OFFICIAL NOTICE that a final hearing has been scheduled for
If you do not file a written appearance with the Clerk and serve a copy on your spouse's attorney, you may not receive notice of any further proceedings in this action. If you do not make such an appearance, a final decree could be entered by default which grants the relief sought in your spouse's Petition after the expiration of sixty (60) days from the date of the filing of the Petition. You are not required to file any written Answer to respond to the Petition; however, certain grounds for dismissal must be asserted in a timely fashion or are waived; and, if you have a claim for relief against your spouse you may be required to assert

such a claim in a written pleading which must be filed with the Clerk and served on your spouse's attorney

The following manner of service of this SUMMONS is hereby designated:

Date:

(Name of attorney for Filing Party)
Indiana Attorney No: (insert) (firm name) Attorney for (select: Mother, Wife, Father, Husband) (address)

THOMAS R. PHILPOT CLERK, LAKE CIRCUIT/SUPERIOR COURTS

By: Deputy Clerk

(phone number)

PREPARATION DATA:

All summons are to be prepared in triplicate with the original of each to be placed in the Court file with two copies available for service. If service is by certified mail a properly addressed envelope shall be provided for the party being served. Certified mail labels and return receipts must also be furnished for each mailing and the cause number must appear on each return receipt, which shall be returnable to the Clerk at the address of the Court.

Comment: If a hearing is set at the time of filing, select one (1) of the two (2) following paragraphs. If no hearing is set at the time of filing, delete both of the two (2) following paragraphs.

Comment: Use this paragraph instead, if a final hearing is set at the time of

Comment: Select from and insert one (1) of the following: Certified mail, return receipt # Sheriff of Lake County Private service by: _ Other (specify);

CLERK'S CERTIFICATE OF MAILING

I hereby certif Petition to the the address fu	y that on the party being served, mished by the filing	_ day of party.	, 20_ , by	, I mailed a d	copy of this Summons and a mail, requesting a retur	copy of the n receipt, at
			THOMAS R. PH CLERK, LAKE (RIOR COURTS	
Dated:	, 20		BY: Deputy Cler	k		
	RE [*]	TURN ON SE	RVICE OF SU	IMMONS B	Y MAIL	
I hereby certify to the party be	eing served,	eturn receipt was n	eceived by me shov , was acce	ving that the Su oted by the par	mmons and a copy of the Pe ty being served on the	tition mailed day of
I here Petition was re	eby certify that the a sturned not accepte	attached return red on the	ceipt was received day of	by me showin	g that the Summons and a —·	copy of the
			THOMAS R. PH CLERK, LAKE C		RIOR COURTS	
Dated:	, 20		BY:	Deputy Clerk		
I hereby certify	RETU		/ICE OF SUM	MONS BY	SHERIFF	
1. the within name	By delivering on			of this Summo	ns and a copy of the Petition	n to each of
2.	By leaving on _		a co	_, 20, for	each of the within named mons and a copy of the Pe	d person(s) tition at the
, indiana,	lling house or usua with a person of su of such information without the Petition	ito the person ser	ved, or by otherwise	e leaving such i	process thereat, and by mailing	ude prompt ng a copy of
3.					, 20 The within name , 20	d
ALL D	ONE IN LAKE COU	INTY, INDIANA.	DOV DOMINOUS			
			ROY DOMINGUE SHERIFF OF LAI		NDIANA	
			Ву:			
		SERVIC	E ACKNOWL	EDGED		
hereby acknov	ledge that I receive _, Indiana, on this o	ed a copy of the w	vithin Summons an	d a copy of the	Petition at	in

Signature of Party Served

APPENDIX D-1

STATE OF INDIANA COUNTY OF LAKE	SS:	IN THE (Title, Address and Phone Number of Court)
IN RE: THE MARRIAGE OF		Cause No.

SUMMONS
IN PROCEEDINGS FOR DISSOLUTION OF MARRIAGE

THE STATE OF INDIANA TO: (name of spouse being served) (address)

(select: Mother, Wife, Father, Husband)

(select: Mother, Wife, Father, Husband)

(Name of Filing Party).

and (Name of Spouse),

Your spouse has filed an action for dissolution of marriage in the Court stated above. A copy of the Petition (and, in some cases, other documents) together with a separate Notice from the Court which is printed on yellow paper are attached to or otherwise served with this Summons and contain important details regarding the nature of these proceedings. Local Rules in Lake County require that both you and your spouse complete certain, specific tasks and you should immediately and carefully review those requirements at the website established by the Court at: www.LakeCountyKids.org

If you do not file a written appearance with the Clerk and serve a copy on your spouse's attorney, you may not receive notice of any further proceedings in this action. If you do not make such an appearance, a final decree could be entered by default which grants the relief sought in your spouse's Petition after the expiration of sixty (60) days from the date of the filing of the Petition. You are not required to file any written Answer to respond to the Petition; however, certain grounds for dismissal must be asserted in a timely fashion or are waived; and, if you have a claim for relief against your spouse you may be required to assert such a claim in a written pleading which must be filed with the Clerk and served on your spouse's attorney.

The following manner of service of this SUMMONS is hereby designated:

(select: Registered or certified mail, return receipt #

Sheriff of Lake County
Private service by:
Other (specify):

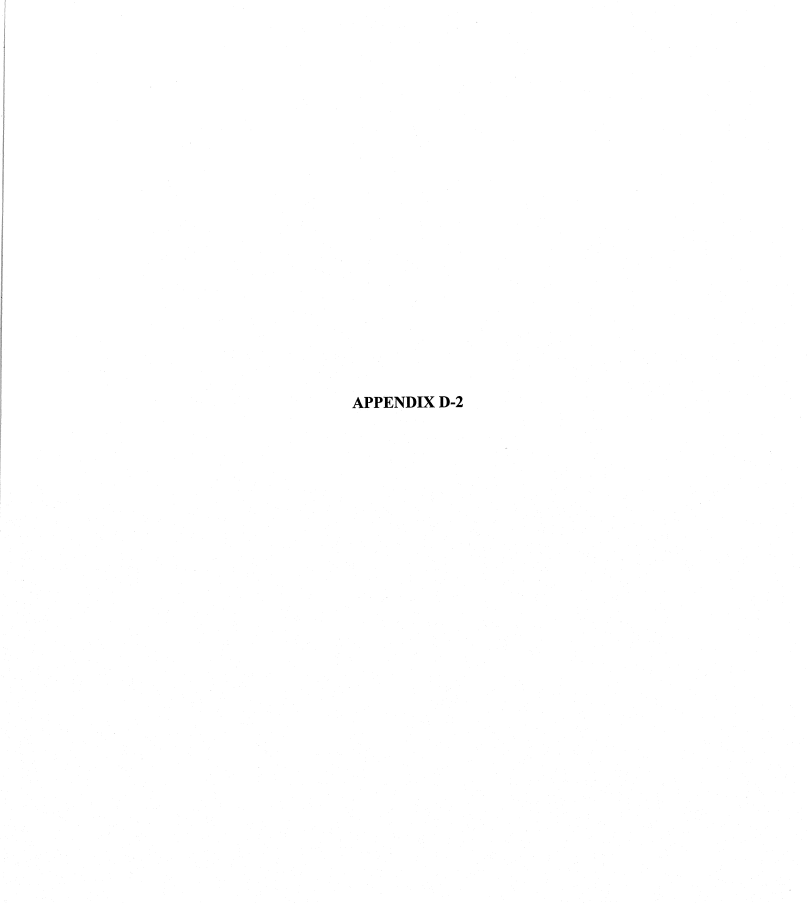
Date:

(Name of attorney for Filing Party)
Indiana Attorney No: (insert)
(firm name)
Attorney for (select: Mother, Wife, Father, Husband)
(address)

By:
Deputy Clerk

(phone number)
PREPARATION DATA:

All summons are to be prepared in triplicate with the original of each to be placed in the Court file with two copies available for service. If service is by certified mail a properly addressed envelope shall be provided for the party being served. Certified mail labels and return receipts must also be furnished for each mailing and the cause number must appear on each return receipt, which shall be returnable to the Clerk at the address of the Court. (Form: DS 1/97)



STATE OF INDIANA COUNTY OF LAKE	IN THE (<u>Title</u> , <u>Address</u> and <u>Phone Number of</u> <u>Court</u>)
IN RE: THE MARRIAGE OF (Name of Filing Party),	Cause No.
	MMONS CE OF HEARING DISSOLUTION OF MARRIAGE
THE STATE OF INDIANA TO: (name of spouse b) (address)	eing served)
cases, other documents) together with a separate Noti	riage in the Court stated above. A copy of the Petition (and, in some ice from the Court which is printed on yellow paper are attached to or trant details regarding the nature of these proceedings. Local Rules in nplete certain, specific tasks and you should immediately and carefully by the Court at: www.LakeCountyKids.org .
address listed in the upper right hand corner of this Sum	rovisional Orders has been scheduled for, 20_ rt, in (room number) which is located on the (floor), at the mons. If you wish to hire an attorney to represent you in this matter, it is r for that hearing, a provisional order could be entered by default which
any further proceedings in this action. If you do not make grants the relief sought in your spouse's Petition after the You are not required to file any written Answer to response	serve a copy on your spouse's attorney, you may not receive notice of a such an appearance, a final decree could be entered by default which e expiration of sixty (60) days from the date of the filing of the Petition. Sond to the Petition; however, certain grounds for dismissal must be ve a claim for relief against your spouse you may be required to assert

such a claim in a written pleading which must be filed with the Clerk and served on your spouse's attorney.

The following manner of service of this SUMMONS is hereby designated:

Date:	
(Name of attorney for Filing Party) Indiana Attorney No: (insert) (firm name)	THOMAS R. PHILPOT CLERK, LAKE CIRCUIT/SUPERIOR COURTS
Attorney for (select: Mother, Wife, Father, Husband) (address)	By: Deputy Clerk
(phone number)	

PREPARATION DATA:

All summons are to be prepared in triplicate with the original of each to be placed in the Court file with two copies available for service. If service is by certified mail a properly addressed envelope shall be provided for the party being served. Certified mail labels and return receipts must also be furnished for each mailing and the cause number must appear on each return receipt, which shall be returnable to the Clerk at the address of the Court.

APPENDIX D-3

STATE OF INDIANA	SS:	IN THE (Title, Address and Phone Number of Court)
COUNTY OF LAKE	00 .	Courty
IN RE: THE MARRIAGE OF (Name of Filing Party),		Cause No.
(select: Mother, Wife, Fathe	r, Husband)	
(Name of Spouse), (select: Mother, Wife, Fathe	r. Husband)	

SUMMONS AND NOTICE OF HEARING IN PROCEEDINGS FOR DISSOLUTION OF MARRIAGE

THE STATE OF INDIANA TO: (name of spouse being served) (address)

THIS IS YOUR OFFICIAL NOTICE that a final hearing has been scheduled for ____

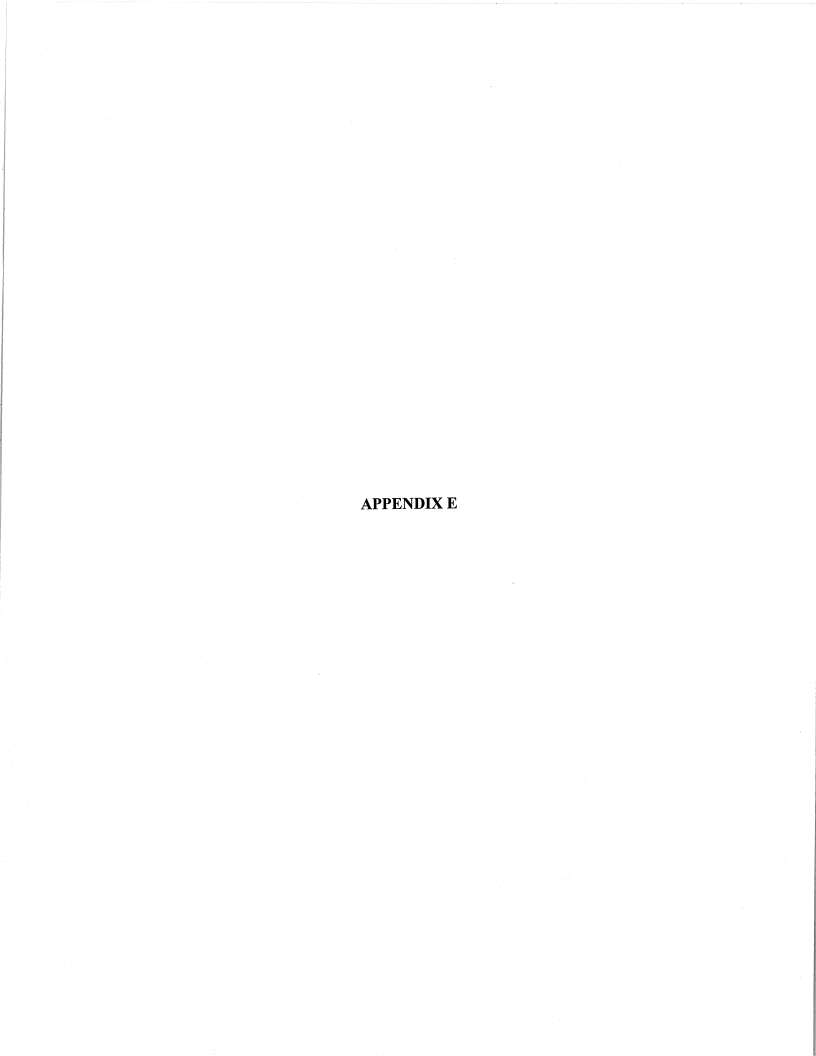
Your spouse has filed an action for dissolution of marriage in the Court stated above. A copy of the Petition (and, in some cases, other documents) together with a separate Notice from the Court which is printed on yellow paper are attached to or otherwise served with this Summons and contain important details regarding the nature of these proceedings. Local Rules in Lake County require that both you and your spouse complete certain, specific tasks and you should immediately and carefully review those requirements at the website established by the Court at: www.lakeCountyKids.org.

, 20

_, at the address listed in th	M. before this Court, in (room number) which is located on the (floor), at upper right hand corner of this Summons.
receive notice of any fur be entered by default we from the date of the filing nowever, certain ground or relief against your sp	n appearance with the Clerk and serve a copy on your spouse's attorney, you may not her proceedings in this action. If you do not make such an appearance, a final decree could ich grants the relief sought in your spouse's Petition after the expiration of sixty (60) days of the Petition. You are not required to file any written Answer to respond to the Petition; for dismissal must be asserted in a timely fashion or are waived; and, if you have a claim buse you may be required to assert such a claim in a written pleading which must be filed to no your spouse's attorney.

The following manner of service of this SUMMONS is hereby designated: (select: Registered or certified mail, return receipt # Sheriff of Lake County Private service by: Other (specify): ____ Date: (Name of attorney for Filing Party) THOMAS R. PHILPOT CLERK, LAKE CIRCUIT/SUPERIOR COURTS Indiana Attorney No: (insert) (firm name) Attorney for (select: Mother, Wife, Father, Husband) (address) By: **Deputy Clerk** (phone number) PREPARATION DATA:

All summons are to be prepared in triplicate with the original of each to be placed in the Court file with two copies available for service. If service is by certified mail a properly addressed envelope shall be provided for the party being served. Certified mail labels and return receipts must also be furnished for each mailing and the cause number must appear on each return receipt, which shall be returnable to the Clerk at the address of the Court. (Form: DS 1/97)



STATE OF INDIANA

COUNTY OF LAKE

IN THE SUPERIOR COURT OF LAKE COUNTY JUVENILE DIVISION, 3000 West 93rd Avenue,

Crown Point, Indiana 46307 (219) 660-6900

IN THE MATTER OF THE PATERNITY OF:

KIRBY UPRIGHT Male Born 1/1/2007 CAUSE NO. 45D06-0107-JP-0000

HOOVER ORECK,

Putative Father,

and

DYSON UPRIGHT,
Mother

KIRBY UPRIGHT b/n/f HOOVER ORECK

SUMMONS AND NOTICE OF INITIAL HEARING IN A PATERNITY CASE

THE STATE OF INDIANA TO:

Dyson Upright 1234 Electrolux Lane Berber, IN 46000

A paternity action has been filed in the Court stated above. A copy of the Petition (and, in come cases, other documents) together with a separate Notice from the Court which is printed on yellow paper are attached to or otherwise served with this Summons and contain important details regarding the nature of these proceedings. Local Rules in Lake County require that both parties to this case complete certain specific tasks. You should immediately and carefully review those requirements at the website established by the Court at: www.LakeCountyKids.org.

THIS IS YOU	R OFFICIAL NO	ΓICE that ar	Initial Hearing to Establish Paternity is scheduled for the	
day of	, 20, at	o'clock _	m. at the address listed in the upper right hand corner of this	
Summons. If yo	ou wish to hire an at	ttorney to rep	present you in this matter, it is advisable to do so before that	
date. If you do	not appear for the	at hearing, a	a final order could be entered by default determining	
paternity, custody, parenting time and child support.				

If you do not file a written appearance with the Clerk and serve a copy on the attorney whose name and address is set forth at the bottom of this page, you may not receive notice of any further proceedings in this action. You are not required to file any written Answer to respond to the Petition; however, certain grounds for dismissal must be asserted in a timely fashion or are waived; and, if you have a claim for relief against the person who filed the Petition, you may be required to assert such a claim in a written pleading which must be filed with the Clerk and served upon the attorney whose name and address is set forth at the bottom of this page.

The following manner of service is designated: Sh	heriff (or CMRRR, or Private Server etc.
---	--

Date: F.Q. Cannister, #000-45 Attorney for Putative Father 789 Suction Lane Vacuum, IN 46000 219.000.0000 THOMAS R. PHILPOT
CLERK, SUPERIOR COURT OF LAKE COUNTY
By:

Deputy Clerk

CLERK'S CERTIFICATE OF MAILING

I hereby certify that on the da the party being served, furnished by the filing party.	of, 20, I mailed a copy of this Summons and a copy of the Petition to, by mail, requesting a return receipt, at the address
	THOMAS R. PHILPOT CLERK, LAKE CIRCUIT/SUPERIOR COURTS
Dated:, 20	BY: Deputy Clerk
RETUR	N ON SERVICE OF SUMMONS BY MAIL
I hereby certify that the attached return party being served,, 20	receipt was received by me showing that the Summons and a copy of the Petition mailed to the day of
I hereby certify that the attach returned not accepted on the	ed return receipt was received by me showing that the Summons and a copy of the Petition was ay of, 20
	THOMAS R. PHILPOT CLERK, LAKE CIRCUIT/SUPERIOR COURTS
Dated:, 20	pv.
Dateu, 20	BY: Deputy Clerk
within named person(s).	, 20, a copy of this Summons and a copy of the Petition to each of the, 20, for each of the within named person(s) copy of the Petition at the respective dwelling house or usual place of abode,
n, Indiana, with a persecommunication of such information to t	n of suitable age and discretion residing within, whose usual duties or activities include prompt e person served, or by otherwise leaving such process thereat, and by mailing a copy of the named person(s) at the address listed herein.
3. This Summons came was not	b hand this date,, 20 The within named bund in my bailiwick this date,, 20
ALL DONE IN LAKE COUNTY	INDIANA. ROY DOMINGUEZ SHERIFF OF LAKE COUNTY, INDIANA
	Ву:
	SERVICE ACKNOWLEDGED
hereby acknowledge that I received a Indiana, on this date,	copy of the within Summons and a copy of the Petition at in
	Signature of Party Served

APPENDIX F

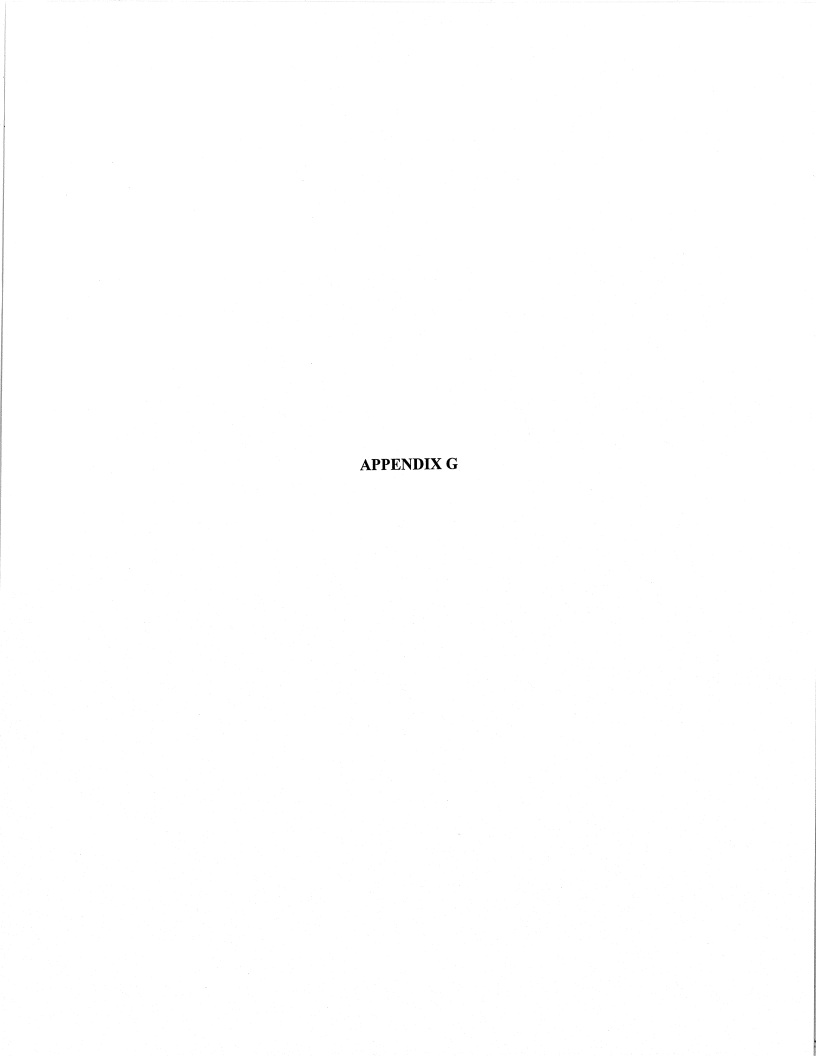
NOT FOR PUBLIC ACCESS

			Ca	use No.		
Petitioner						
Respondent						
		INFORMATI MILY COUR			CT	
filed for dissolut on this form will	ion of marriage, be used to identi	eted in full and fil legal separation a fy families who had a aid the Courts i	nd de ave m	termination of p ore than one cau	aternity. The in se of action pend	formation ding in the
	Full Name		Soc. S	Sec. Number	Date of Birth	Sex (M/F)
Petitioner:						
Respondent:						
Names of all children	of the parties:		So	oc. Sec. Number	Date of Birth	Sex (M/F)
	·					
	,					
ames of all other per ull Name	sons residing in the p	arties' household: Soc. Sec. Number		Relationship	Date of Birth	Sex (M/F)
			v.			

Please list all other court cases in which the parties, their children or any members of their household are involved in any capacity. Include all cases, including Juvenile, Probate, Criminal, Civil, Domestic Relations, Protective Orders, Small Claims and Traffic.

Title of case:	Name and location of court:
Type of case:	Cause Number:
Title of case:	Name and location of court:
Type of case:	Cause Number:
Title of case:	Name and location of court:
Type of case:	Cause Number:
Title of case:	Name and location of court:
Type of case:	Cause Number:

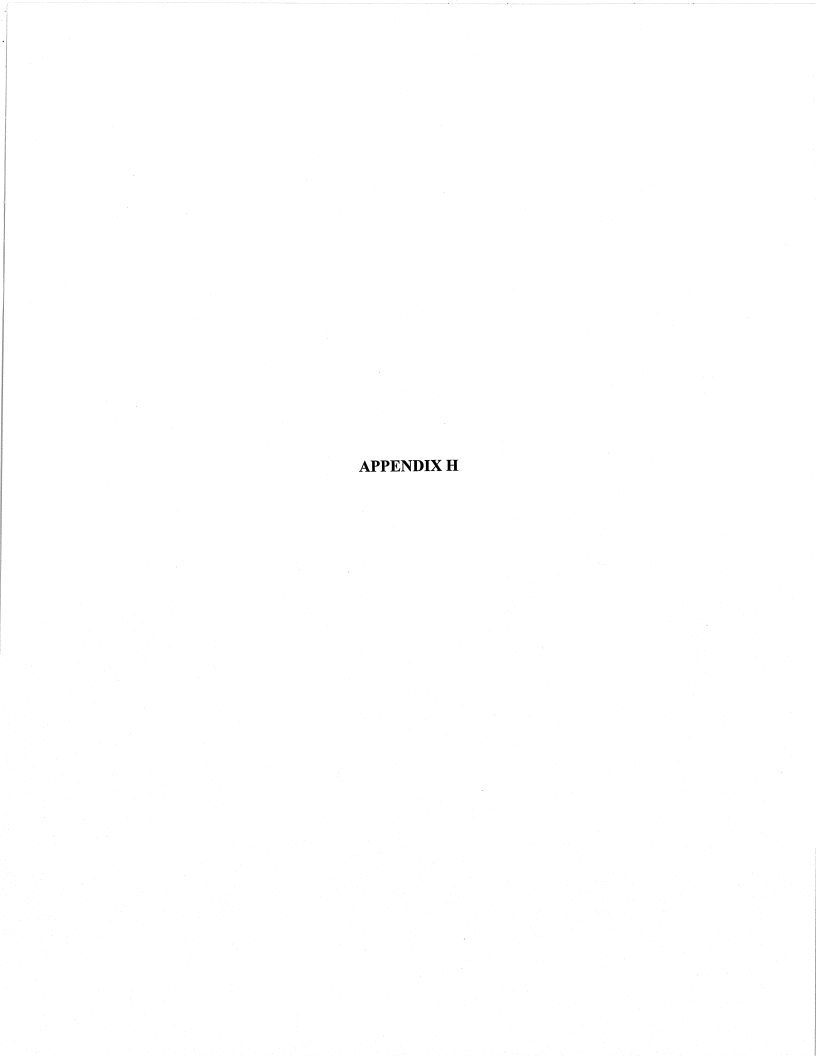
Use additional sheets if necessary to supply complete information.



JUDGES' NOTICE TO PARENTS GOING THROUGH DIVORCE

We, the Judges and Magistrates of Lake County, share the following information so that you will know of our commitment to the best interests of children. Please read this information carefully, as we expect you and all other persons involved in your case to be partners in serving those best interests.

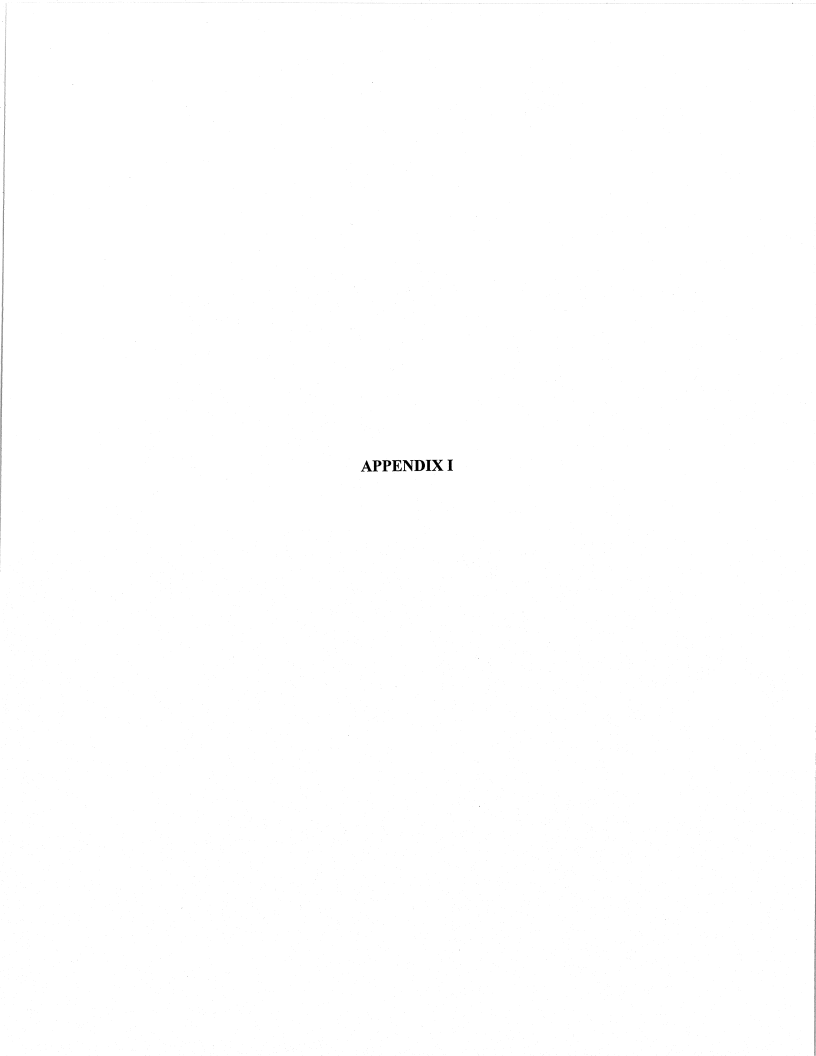
- 1. As soon as possible, visit www.LakeCountyKids.org to learn about the Courts' expectations and to read the Lake County Rules of Family Law for important information about how divorce cases will be handled to:
 - ensure safety;
 - reduce conflict;
 - build cooperation; and,
 - protect the best interests of all family members, especially all children.
- 2. If there will be no attorneys in your case, see the "Cases Without Attorneys" link on Courts' website, www.LakeCountyKids.org, for special work required of you.
- 3. If you and your spouse have any children under the age of 18, you **must** do the following within 30 days:
 - a. Register for a co-parenting class. You will find more information about the class and how to register at the link on the Courts' website, www.LakeCountyKids.org.
 - b. Complete the work on www.UpToParents.org, and take your completed work to your co-parenting class, give a copy to your attorney, and bring it with you to all court appearances and other meetings.
- 4. If you and your spouse have any children under the age of 18, you should attempt to establish your own plan for the decision making and living arrangements that will serve to nurture and protect your children. A plan which is worked out between the parents to fit the needs of their children and family is almost always the best. You should review the Indiana Parenting Time Guidelines at the link on the Courts' website, www.LakeCountyKids.org. The Court considers those Guidelines to be the minimum parenting time for each parent to have frequent, meaningful, and continuing contact with their children. We recommend that you use the Parenting Plan Proposal/Worksheet which you will also find on the Courts' website, www.LakeCountyKids.org.
- 5. You and your spouse must complete and exchange Financial Declaration Forms with all required attachments. You will find this Form at the link on the Courts' website, www.LakeCountyKids.org.



JUDGES' NOTICE TO PARENTS IN PATERNITY CASES

We, the Judges and Magistrates of Lake County, share the following information so that you will know of our commitment to the best interests of children. Please read this information carefully, as we expect you and all other persons involved in your case to be partners in serving those best interests.

- 1. If either of you question whether or not the man named as the father in this case is the father, the Court will order genetic testing at the initial hearing to establish paternity. If the man named as father is found not to be the father by genetic testing, the case will be dismissed.
 - 2. If paternity is established, whether by agreement or otherwise, or following genetic testing, the Local Rules of the Circuit and Superior Court of Lake County, Indiana, require you to do the following:
 - **A.** Complete the work on <u>www.ProudToParent.org</u> and furnish the Court with a certification that you have done so.
 - **B.** Complete and exchange Financial Declaration Forms with all required attachments. You will find this form at the link on the Court's website, www.LakeCountyKids.org.
 - 3. In addition, if paternity is established, whether by agreement or otherwise, or following genetic testing, you will be expected to do the following:
 - A. Devise a Parenting Plan for your children. A Parenting Plan consists of the decision making and living and financial arrangements that will serve to nurture and protect your children as the years progress. A plan which is worked out between the parents to fit the needs of their children and family is almost always best. You should review the Indiana Parenting Time Guidelines at the link on the Court's website, www.LakeCountyKids.org. The Court considers those Guidelines to be the minimum parenting time for each parent to have frequent, meaningful, and continuing contact with their children. We recommend that you use the Parenting Plan Proposal/Worksheet which you will also find on the Court's website, www.LakeCountyKids.org. If you fail to devise a successful Parenting Plan for your children, this Court may require you to attend and complete, at your own expense, a co-parenting class.
 - **B.** If there will be no attorneys in your case, read the "Cases Without Attorneys" link on the Court's website, www.LakeCountyKids.org, for special work required of you.
 - C. Read the Lake County Rules of Family Law and the Indiana Parenting Time Guidelines which are available on the Court's website, www.LakeCountyKids.org, for additional important information on the Court's expectation that everyone involved in your case will be a partner in:
 - ensuring safety;
 - reducing conflict;
 - building cooperation; and,
 - protecting the best interests of all family members, especially all children.



DISSOLUTION OF MARRIAGE: FINANCIAL DECLARATION FORM STATE OF INDIANA: CIRCUIT AND SUPERIOR COURTS OF LAKE COUNTY

	Cause No
(select: Mother, Wife, Father, Hu	isband)
(select: Mother, Wife, Father, Hu	isband)
FINANCIAL DECLARATION C	OF:
by counsel are required to comply with the exchange this form as required will author the Lake County Rules of Family Law. If apthe from must be exchanged within 60 days obtained and then the Declaration shall be	of the Dissolution of Marriage. Parties not represent these practices. Failure by either party to complete prize the court to impose sanctions set forth in Rule of ppraisals or verifications are not available within 60 of swith a notation that appraisals or verifications are be be supplemented within 30 days thereafter.
Husband:	Wife:
Address:	Address:
Soc. Sec. No.:	Soc. Sec. No.:
Badge/Payroll No.:	Badge/Payroll No.:
Occupation:	Occupation:
mployer:	Employer:
ate started this employment:	Date started this employment:
irth Date:	Birth Date:
Date of Marriage: Date of Physical Separation:	

	pirth of any other children living at the residence of the person respondi the responding party) and for each such person indicate the amount
ears including all W2's and 109	pies of your Federal Income Tax Returns for the last three taxab 99's. Also attach proof of all wages earned in the present year up t
Attach COMPLETE copears including all W2's and 109 are date of your response. If current sufficient. If current wage states	pies of your Federal Income Tax Returns for the last three taxab
Attach COMPLETE copears including all W2's and 109 are date of your response. If current sufficient. If current wage states ost recent pay stubs. Gross yearly income from Salammissions, bonuses, allowances	pies of your Federal Income Tax Returns for the last three taxab 99's. Also attach proof of all wages earned in the present year up and the wage statement shows year to date wages and itemized deductions the ment does not indicate year to date earnings and deductions attach the Person Responding ary and Wages, including
Attach COMPLETE copears including all W2's and 109 ne date of your response. If curre	pies of your Federal Income Tax Returns for the last three taxab 199's. Also attach proof of all wages earned in the present year up and wage statement shows year to date wages and itemized deductions the ment does not indicate year to date earnings and deductions attach the Person Responding ary and Wages, including and overtime received in
Attach COMPLETE copears including all W2's and 109 are date of your response. If curre sufficient. If current wage states ost recent pay stubs. Gross yearly income from Salammissions, bonuses, allowances ost recent year. Verage gross pay per pay period id weekly each 2 weeks or twice Gross Monthly Income From List and explain in detail a curity, Disability and/or Unemp	pies of your Federal Income Tax Returns for the last three taxab 199's. Also attach proof of all wages earned in the present year up and wage statement shows year to date wages and itemized deductions the ment does not indicate year to date earnings and deductions attach the Person Responding any and Wages, including and overtime received in (indicate whether you are per month)
Attach COMPLETE copears including all W2's and 109 are date of your response. If current sufficient. If current wage states ost recent pay stubs. Gross yearly income from Salmmissions, bonuses, allowances ost recent year. Grage gross pay per pay period id weekly each 2 weeks or twice Gross Monthly Income From List and explain in detail a curity, Disability and/or Unemp	pies of your Federal Income Tax Returns for the last three taxab 19's. Also attach proof of all wages earned in the present year up 1 the wage statement shows year to date wages and itemized deductions the 1 ment does not indicate year to date earnings and deductions attach the 1 Person Responding 1 and overtime received in 1 (indicate whether you are 1 per month) 1 Other Sources¹ 2 any Rents received, Dividend income, or Pension, Retirement, Social 2 polyment Insurance benefits - or any other source including Public
Attach COMPLETE copears including all W2's and 109 are date of your response. If curre sufficient. If current wage states ost recent pay stubs. Gross yearly income from Salammissions, bonuses, allowances ost recent year. Verage gross pay per pay period id weekly each 2 weeks or twice Gross Monthly Income From List and explain in detail a curity, Disability and/or Unemp	pies of your Federal Income Tax Returns for the last three taxables. Also attach proof of all wages earned in the present year upent wage statement shows year to date wages and itemized deductions the ment does not indicate year to date earnings and deductions attach the Person Responding ary and Wages, including and overtime received in I (indicate whether you are per month) Other Sources¹ any Rents received, Dividend income, or Pension, Retirement, Social polyment Insurance benefits - or any other source including Publications.

¹Some of these items may not apply to support or maintenance computations.

	·
For each expense attach verification of payment even if it is not specification please note that Indiana uses an Income Shares model for determining supplex expenses that a party has or does not have are not relevant in determining supple Guidelines. However if you claim your expenses justify a deviation from the detailed list of expenses together with verification of same.	port and thus in most cases the port under the Indiana Suppo
	Person Responding
Rent or Mortgage payments (residence)	-
Real Property Taxes (residence) if not included in mortgage payment	
Real Property Insurance (residence) if not included in mortgage payment	
Cost of all Medical Insurance - specify time period - Attach verification of payment if not on pay stub	
Cost of only that medical insurance that is related to the children of this action - specify time period - attach verification from employer or insurance company	
Child care costs - to permit work - specify time period (per day, week, month) - attach verification	
Pre-School Costs (specify time period week, semester or year)	
School Tuition - per semester (Grade or High School)	
Book Costs - per semester (Grade or High School)	
For Post High School Attach separate list with explanation	

Support Guideline Worksheet (v Worksheet within ten (10) days o Further, if there exists a custodial parent will have the chi The yearly number of ove E. POST HIGH SCHOOL EI If any of the children subje	of the exchange of this Form. parenting plan or pattern then stated during the year. ernights is DUCATION EXPENSE ect to this case are attending post high	income); or, supplement with such a te the number of overnights the non-
affidavit any documentation you	u have in support of these answer	ent. Further attach to this financial s.
Name of School		
Cost of School per year -	If applicable, include room and boa	rd
Identify all student financi it is and how much will be receive	al aid including grants, scholarships	, and loans and for each indicate what
it is and now much will be receive		
4		
concerning assets that might be withdrawals from IRA's for educa F. Debts And Obligations: (Inclu	applied to education such as IRA tional expenses do not suffer a 10% de credit union) attach additional sks, debts in arrears on the date of physic in arrears.	nt to engage in additional discovery 's, 401 K's etc. Note further that be penalty (IRC code sec 72 (t) 2 (e). neets as needed. Indicate any special resical separation, or date of filing and the REACH LISTED DEBT
Creditor's Name & Persons	Balance	Monthly Payment
on Account		

PART II. NET WORTH - ATTACH ALL AVAILABLE DOCUMENTATION TO VERIFY VALUES -

List all property owned either individually or jointly. Indication who holds or how the title is held: (H) Husband, (W) Wife, or (J) Jointly or other appropriate indication. WHERE SPACE IS INSUFFICIENT FOR COMPLETE INFORMATION OR LISTING PLEASE ATTACH SEPARATE PAGE.

A.	Household Furnishings: (Value of Furniture, Appliances, and Equipment, as a whole - Y	ou
nee	ed not itemize - indicate whether you use replacement cost or "garage sale" value)	

B. Automobiles, Boats, Snowmobiles, Motorcycles, Etc.:

Year - Make & Present Value	<u>Titled Owner</u>	Balance Owed

C. Cash and Deposit Accounts: (including ALL banks, savings and loan associations, credit unions, thrift plans, mutual funds, certificate of deposit, savings and/or checking accounts, IRA's and annuities). This also includes listing the contents of any safety deposit boxes. Use additional page if necessary.

	Name of Institution & Type of Account	"Owners"	Account No.	<u>Balance</u>
L				

D.	Securities:	Stocks,	Bonds	Etc)	- use	additional	page if necessary
----	-------------	---------	-------	------	-------	------------	-------------------

Company Name	"Owner"	<u>Shares</u>	<u>Value</u>
E. Real Estate: (attach sepestate).	parate sheet with the fo	llowing information for e	ach separate piece of rea
Address:	· · · · · · · · · · · · · · · · · · ·	_ Type of Property:	
		_ Date of Acquisition:	
Original Cost:		Present Value:	
		Basis for Valuation: _ (Attach appraisal if o	btained)
1st MORTGAGE BALANC	CE AS OF DATE OF A		
Other liens (amount and typ			
Monthly payment on each mortgage: 1st:			
Γο whom paid:			
Taxes (if not included in M			
nsurance (if not included in			

Special Assessments (including utility or condo assessments):

Identify Individual contributions to the real estate (for example, inheritance, pre-marital assets,

personal loans, etc.):

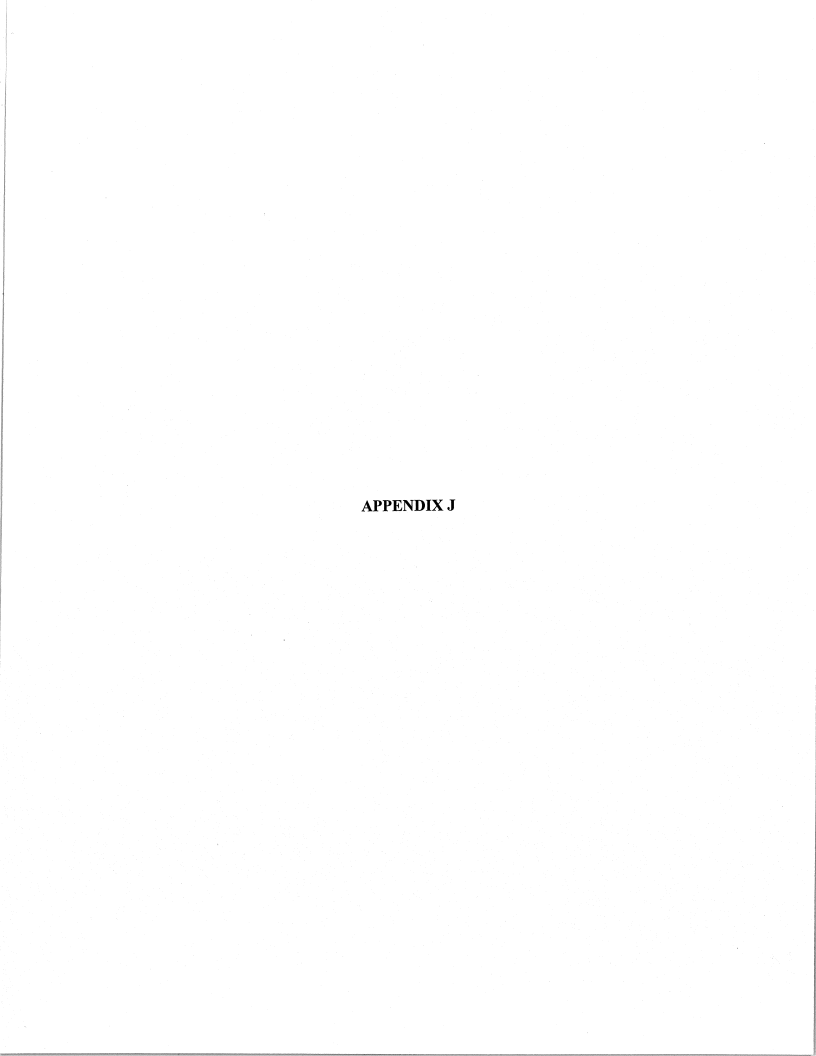
Further, if i	that date) if you stopped work today. Your response should indicate date of valuation it is a defined interest plan list present amount in plan and date of valuation. ify whose plan it is and list both the name and the address of administrator of plan
indicate wh	ether plan is vested - if not vested, indicate when it will vest:
40.40.70.00	
Attach docu your writte	nments from each plan verifying information. If not yet received, attach a copy of n request to the plan(s).
G. Life Insu (term, whole employer:	rance : Give name of insured, beneficiary, company issuing, policy #, type of insurance life, group), face value, cash value and any loans against - include plans provided by
H. Busines indebtedness,	s or Professional Interests: Indicate name, share, type of business, value less etc.:
I. Other Asse additional pag	ets: (this includes coin, stamp or gun collections or other items of unusual value). Use es as needed:
·	

PART III. VERIFICATION

DATE: _____

I declare, under the penalty of perjury, that the foregoing, including any valuations and attachments, is true and correct and that I have made a complete and absolute disclosure of all of my assets and liabilities. Furthermore, I understand that if, in the future, it is proven to this court that I have intentionally failed to disclosure any asset or liability, I may lose the asset and may be required to pay the liability. Finally, I acknowledge that sanctions may be imposed against me, including reasonable attorney's fees and expenses incurred in the investigation, preparation and prosecution of any claim or action that proves my failure to disclose income, assets or liabilities.

	PARTY'S SIGNATURE
PART IV.	TTORNEY'S CERTIFICATION
I have attachments, a Rules of Proc	viewed with my client the foregoing information, including any valuations and sign this certificate consistent with my obligation under Trial Rule 11 of the Indianate.
DATE:	
	(attorney's name)
	Indiana Attorney No.:
	(firm name)
	Attorney for (select: Mother/Father)
	(address)
	(phone number)



PATERNITY & POST DECREE: FINANCIAL DECLARATION FORM STATE OF INDIANA: CIRCUIT AND SUPERIOR COURTS OF LAKE COUNTY

IN RE THE MARRIAGE OF:	Cause No.
(select: Mother, Wife, Father, Huand	usband)
(select: Mother, Wife, Father, Hu	isband)
FINANCIAL DECLARATIO	ON OF:
days of the filing of any paternity case or an required to comply with these practices. For	iscovery and must be exchanged between the parties within 30 may post decree matter. Parties not represented by counsel are ailure by either party to complete and exchange this form as the sanctions set forth in Rule 6 of the Lake County Rules of the sanctions.
Father:	Mother:
Address:	Address:
Soc. Sec. No.:	Soc. Sec. No.:
Badge/Payroll No.:	Badge/Payroll No.:
Occupation:	Occupation:
Employer:	Employer:
Date stated this employment:	Date started this employment:
Birth Date:	Birth Date:
List the following Dates as Applicabl	e:
Date of Dissolution:	Date of most recent support order:
Date of Filing of this paternity action:	·
Date of Filing of this post decree action	

· .		
List Names and dates of identify if these are children outport, if any, that is received:	Firth of any other children living at the resid f the responding party) and for each such p	ence of the person responderson indicate the amount
Attach COMPLETE co ars including all W2's and 10 e date of your response. If curr sufficient. If current wage stat	NSES STATEMENT ppies of your Federal Income Tax Return 199's. Also attach proof of all wages earned rent wage statement shows year to date wages ement does not indicate year to date earning	ed in the present year up and itemized deductions the
ars including all W2's and 10 e date of your response. If cur	ppies of your Federal Income Tax Return 199's. Also attach proof of all wages earno rent wage statement shows year to date wages	ed in the present year up and itemized deductions the s and deductions attach the
Attach COMPLETE co ars including all W2's and 10 e date of your response. If current sufficient. If current wage state ost recent pay stubs. Gross yearly income from Sa	opies of your Federal Income Tax Return 199's. Also attach proof of all wages earned rent wage statement shows year to date wages ement does not indicate year to date earning alary and Wages, including	ed in the present year up and itemized deductions the
Attach COMPLETE co ars including all W2's and 10 e date of your response. If current sufficient. If current wage state ost recent pay stubs. Gross yearly income from Sa mmissions, bonuses, allowance	opies of your Federal Income Tax Return 199's. Also attach proof of all wages earned rent wage statement shows year to date wages ement does not indicate year to date earning alary and Wages, including	ed in the present year up and itemized deductions the s and deductions attach the
Attach COMPLETE co ars including all W2's and 10 e date of your response. If curr sufficient. If current wage stat	opies of your Federal Income Tax Return 199's. Also attach proof of all wages earned rent wage statement shows year to date wages ement does not indicate year to date earning alary and Wages, including es and overtime received in d (indicate whether you are	ed in the present year up and itemized deductions the s and deductions attach the
Attach COMPLETE co ars including all W2's and 10 e date of your response. If current sufficient. If current wage state est recent pay stubs. Gross yearly income from Sa mmissions, bonuses, allowance st recent year. erage gross pay per pay period d weekly each 2 weeks or twice Gross Monthly Income Fron List and explain in detail urity, Disability and/or Unem	opies of your Federal Income Tax Return 199's. Also attach proof of all wages earned rent wage statement shows year to date wages ement does not indicate year to date earning alary and Wages, including as and overtime received in d (indicate whether you are e per month)	ed in the present year up and itemized deductions to and deductions attach the Person Responding Pension, Retirement, Societ source including Publications
Attach COMPLETE co ars including all W2's and 10 e date of your response. If current sufficient. If current wage state est recent pay stubs. Gross yearly income from Sa mmissions, bonuses, allowance st recent year. erage gross pay per pay period d weekly each 2 weeks or twice Gross Monthly Income From List and explain in detail urity, Disability and/or Unem	opies of your Federal Income Tax Return 199's. Also attach proof of all wages earned rent wage statement shows year to date wages ement does not indicate year to date earning alary and Wages, including and overtime received in did (indicate whether you are e per month) n Other Sources¹ any Rents received, Dividend income, or Inployment Insurance benefits - or any oth	ed in the present year up and itemized deductions the and deductions attach the Person Responding Pension, Retirement, Societ source including Publ
Attach COMPLETE co ars including all W2's and 10 e date of your response. If current sufficient. If current wage state ost recent pay stubs. Gross yearly income from Sa mmissions, bonuses, allowance st recent year. erage gross pay per pay period d weekly each 2 weeks or twice Gross Monthly Income From List and explain in detail urity, Disability and/or Unem	opies of your Federal Income Tax Return 199's. Also attach proof of all wages earned rent wage statement shows year to date wages ement does not indicate year to date earning alary and Wages, including and overtime received in did (indicate whether you are e per month) n Other Sources¹ any Rents received, Dividend income, or Inployment Insurance benefits - or any oth	ed in the present year up and itemized deductions the and deductions attach the Person Responding Pension, Retirement, Societ source including Publ

¹Some of these items may not apply to support or maintenance computations.

For each expense attach verification of payment even if it is please note that Indiana uses an Income Shares model for determ expenses that a party has or does not have are not relevant in deter Guidelines. However if you claim your expenses justify a devia detailed list of expenses together with verification of same.	nining support and thus in most cases the mining support under the Indiana Support
	Person Responding
Rent or Mortgage payments (residence)	
Real Property Taxes (residence) if not included in mortgage payment	
Real Property Insurance (residence) if not included in mortgage payment	
Cost of all Medical Insurance - specify time period - Attach verification of payment if not on pay stub	
Cost of only that medical insurance that is related to the children of this action - specify time period - attach verification from employer or insurance company	
Child care costs - to permit work - specify time period (per day, week, month) - attach verification	
Pre-School Costs (specify time period week, semester or year)	
School Tuition - per semester (Grade or High School)	· · · · · · · · · · · · · · · · · · ·
Book Costs - per semester (Grade or High School)	
For Post High School Attach separate list with explanation of loans and scholarships and grants	
Child support paid for children other than those involved in this case - attach proof of payment	

The	yearly number of overnights is
PART II.	
payment hist	se involves a claim of a support or other arrearage, attach all records or other exhibits regardir ory and compute the arrearage as of the date of the filing of the petition or motion which raise
that issue. E	xplain in detail how arrearage is calculated.
the next six m	POST HIGH SCHOOL EDUCATION EXPENSE of the children subject to this case are attending post high school classes, or will attend within nonths list the following information for each such student. Further attach to this financial documentation you have in support of these answers.
	documentation you have in support of these answers.
Name	of School
Name Name	e of Student
Name Name Cost of	of Student
Name Name Cost of	of School of School per year - If applicable, include room and board fy all student financial aid including grants, scholarships, and loans and for each indicate what
Name Name Cost of	of School of School per year - If applicable, include room and board fy all student financial aid including grants, scholarships, and loans and for each indicate what
Name Name Cost of	of School of School per year - If applicable, include room and board fy all student financial aid including grants, scholarships, and loans and for each indicate what
Name Name Cost of	of School of School per year - If applicable, include room and board fy all student financial aid including grants, scholarships, and loans and for each indicate what
Name Name Cost of	of School of School per year - If applicable, include room and board fy all student financial aid including grants, scholarships, and loans and for each indicate what

D. IN ALL CASES INVOLVING CHILD SUPPORT: Prepare and attach any Indiana Child Support Guideline Worksheet (with documentation verifying your income); or, supplement with such a Worksheet

within ten (10) days of the exchange of this Form.

PART IV. VERIFICATION

a complete and absolute disclosure of a may be imposed against me, including r	perjury, that the foregoing, is true and correct and that I have made ll of my income and expenses as asked. I acknowledge that sanctions reasonable attorney's fees and expenses incurred in the investigation, im or action that proves my failure to disclose income or liabilities.
DATE:	
	PARTY'S SIGNATURE
PART V. ATTORNEY'S CERT	TIFICATION
I have reviewed with my client the and sign this certificate consistent with n	he foregoing information, including any valuations and attachments, ny obligation under Trial Rule 11 of the Indiana Rules of Procedure.
DATE:	
	(attorney's name)
	Indiana Attorney No.:
	(firm name)
	Attorney for (select: Mother/Father)
	(address)

(phone number)